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THE CITY RECORD.

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BOARD OF CITY RECORD.

WILLIAM J. GAYNOR, MAYOR.

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

DAVID FERGUSON, SUPERVISOR.

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BOARD OF ALDERMEN.

ORDINANCE IN RELATION TO NON-RESIDENT EMPLOYEES.

AN ORDINANCE to prevent non-residents of the State of New York from holding employment in any of the departments or branches of the government of The City of New York.

Be It Ordained, By the Board of Aldermen of The City of New York, as follows:

Section 1. No person not a citizen and an actual resident and dweller in good faith in the State of New York shall be eligible to appointment or employment in any of the departments, boards, bureaus or branches of the government of The City of New York.

Sec. 2. Any person who now is, or who shall become after such appointment or employment, a citizen, resident or dweller outside the State of New York, shall thereby forfeit and shall be removed from his said appointment or employment.

Sec. 3. The provisions of this ordinance shall not apply to appointments or employments for services or work to be performed for The City of New York outside the State of New York; nor to a temporary appointment or employment for a specified service or work where peculiar or exceptional qualifications of a scientific, professional or educational character are necessary. Prior to such temporary appointment or employment evidence in writing shall be furnished that the services or work to be performed cannot be well done by any citizen and actual resident of the State of New York who can be discovered, and that the non-resident person proposed to be appointed or employed is generally recognized as one possessing such exceptional qualifications in a high degree. No appointment or employment under this section shall be valid unless the consent of the Mayor shall be first obtained; and he may require the Civil Service Commission to pass upon the matter, and certify whether such appointment or employment be necessary, and whether the non-resident person proposed therefor be competent, and also necessary for lack of a citizen and actual resident of the State of New York who is competent.

Sec. 4. This ordinance shall take effect October 1, 1913.

Adopted by the Board of Aldermen April 29, 1913.

Received from his Honor the Mayor May 13, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

m2022

P. J. SCULLY, Clerk.

PUBLIC SERVICE COMMISSION—FIRST DISTRICT.

No. 154 NASSAU STREET, NEW YORK CITY.

Calendar for the Week Commencing May 19, 1913.

Thursday, May 22, 1913—2.30 p. m.—Room 305—Case No. 1680—Hudson and Manhattan Railroad Company—“Application for approval of issue of bonds in connection with readjustment of company's debt”—Commissioner Williams.

Friday, May 23, 1913—11 a. m.—71 Broadway—Degenon Contracting Company—“Arbitration, City's appeal”—H. H. Whitman, of Counsel. 11 a. m.—71 Broadway—Degenon Contracting Company—“Arbitration No. 2, contractor's appeal”—H. H. Whitman, of Counsel. 2 p. m.—Room 305—Utica avenue rapid transit route—“Hearing before Commissioners appointed by Appellate Division to determine construction”—H. H. Whitman, Counsel for Commission. 2 p. m.—Room 310—Case No. 1677—New York Railways Company—“Application for approval of change of motive power from horses to storage battery on Metropolitan crosstown line”—Commissioner Maltbie.

2.30 p. m.—Room 310—Brooklyn Borough Gas Company—“Informal hearing as to rate for gas in 31st Ward, Borough of Brooklyn”—Commissioner Maltbie. 2.30 p. m.—Room 310—Case No. 1541—Flatbush Gas Company—Samuel E. Maires et al., complainants—“Rate for electricity in Brooklyn”—Commissioner Maltbie. 4 p. m.—Room 310—Case No. 1560—New York Railways Company—“Rehearing as to application for approval of issue of \$2,600,000 bonds”—Commissioner Maltbie.

Meeting of the Committee of the Whole held every Tuesday, Wednesday, Thursday and Friday at 10.30 a. m. in the Committee Room.

Regular meeting of the Commission held every Tuesday and Friday at 12.15 p. m. in Room 310.

THE BOARD OF ALDERMEN OF THE CITY OF NEW YORK.

STATED MEETING.

Tuesday, May 20, 1913, 1.30 o'clock P. M.

The Board met in the Aldermanic Chamber, City Hall.

In the absence of the President, the Vice-Chairman took the chair.

Present:

Aldermen.

Ardolph L. Kline, Vice-Chairman.	O. Grant Esterbrook.	George A. Morrison.
Niles R. Becker.	William Fink.	Otto Muhlbauer.
Daniel M. Bedell.	Ralph Folks.	Thomas J. Mulligan.
John A. Bolles.	John S. Gaynor.	Courtlandt Nicoll.
John H. Boschen.	Otto C. Gelbke.	James J. Nugent.
Robert H. Bosse.	Edward V. Gilmore.	George M. O'Connor.
William D. Brush.	Henry F. Grimm.	Thomas H. O'Neil.
Michael Carberry.	James Hamilton.	John J. O'Rourke.
Charles P. Cole.	Joseph M. Hannan.	William H. Pendry.
Daniel R. Coleman.	Abram W. Herbst.	Charles A. Post.
Hugh J. Cummingskey.	Oscar Igstaedter.	Hyman Pouker.
Frank Cunningham.	Hugh P. Kenneally.	John J. Reardon.
Henry H. Curran.	Francis P. Kenney.	Philip J. Schmidt.
Charles Delaney.	Max S. Levine.	W. Augustus Shiple.
James L. Devine.	Nathan Lieberman.	James J. Smith.
John Diemer.	John Loos.	Michael Stapleton.
Frank T. Dixon.	John McCann.	Frederick H. Stevenson.
Frank J. Dotzler.	John F. McCourt.	Jacob V. Velten.
Frank L. Dowling.	William P. McGarry.	John F. Walsh.
Robert F. Downing.	Thomas A. McGrath.	Jacob Weil.
Alexander Dujat.	Samuel Marks.	Louis Wendel, Jr.
Charles W. Dunn.	James F. Martyn.	James R. Weston.
John T. Eagan.	James J. Molen.	John J. White.
Edward Eichhorn.	Jesse D. Moore.	Frederick H. Wilmot.

George Cromwell, President, Borough of Richmond, and by Louis L. Tribus, Commissioner of Public Works.

Cyrus C. Miller, President, Borough of The Bronx, by Thomas W. Whittle, Commissioner of Public Works.

Alfred E. Steers, President, Borough of Brooklyn.

George McAneny, President, Borough of Manhattan, by E. V. Frothingham, Commissioner of Public Works.

The Clerk proceeded to read the minutes of the stated meeting of May 13, 1913.

On motion of Alderman Coleman, further reading was dispensed with, and the minutes were approved as printed.

PETITIONS AND COMMUNICATIONS.

No. 3618.

Citizens Union of The City of New York, 41 Park Row (Old Times Building), May 19, 1913.

Dear Sir—Existing City ordinances do not properly safeguard the public welfare as it is affected by the moving picture theatres in the City.

A new ordinance on this subject is, we believe, imperatively demanded by all who are familiar with existing conditions. It is the duty of the Board of Aldermen to pass such an ordinance.

We believe that the ordinances now before your Board known as Nos. 3226, 3227 and 3228, introduced by Alderman Folks, will meet the present demands for regulations.

Their adoption by your Board will add greatly to the accomplishments of the present Board of Aldermen, which has to its credit the enactment of a speed ordinance and a market ordinance and the conduct of an instructive investigation of the Police Department.

CITIZENS UNION OF THE CITY OF NEW YORK,

By Wm. Jay Schieffelin, Chairman.

Which was referred to the Committee on Laws and Legislation.

No. 3619.

The City Club of New York, 55 West 44th St., May 17, 1913.

To the Board of Aldermen of The City of New York:

Gentlemen—We have many times called your attention to the necessity of passing an adequate moving picture ordinance and of abolishing private hack stands and further regulating taxicab traffic.

You deserve credit for the speed ordinance which was recently enacted, but this just credit will not long be allowed you in the public mind if there is further delay in the treatment of the two matters already referred to.

As we have before pointed out, and let us again say as emphatically as possible that, any further attempt to insist upon a moral censorship of moving picture productions as a price for the passage of an ordinance physically safeguarding moving picture theatres can neither be justified nor tolerated. The attempt longer to do so will raise in the public mind serious questions of good faith.

Proposals for the better regulation of the taxicab traffic have been before you for a long time. We urge your earnest consideration of the justice and desirability of the recommendations of the minority of the special committee on this subject.

The Board has an opportunity this Tuesday to allay the uneasiness and dissatisfaction which its long continued failure to act on these two subjects has created.

Respectfully,

THE CITY CLUB OF NEW YORK,

By Robert S. Binkerd, Secretary.

Which was ordered on file.

No. 3620.

Theodore A. Kohn & Son, 321 5th ave., New York, May 19, 1913.

Hon. JOHN P. MITCHEL, 49 Chambers St., New York:

Dear Sir—We beg to urge you to do your utmost in supporting the ordinance introduced in the Board of Aldermen, by Mr. Ralph Folks, restricting parades on 5th ave. Yours very truly,

THEODORE A. KOHN & SON.

Which was referred to the Committee on Laws and Legislation.

No. 3621.

Bonwit, Teller & Co., 5th Ave., New York, May 19, 1913.

Hon. JOHN P. MITCHEL, 49 Chambers St., New York City:

Dear Sir—With reference to the ordinance which has been introduced in the Board of Aldermen by Ralph Folks, limiting parades on 5th ave. below 59th st., between 9 a. m. and 6.30 p. m. to those that are patriotic or governmental in character, and those that occur on legal holidays, we would ask you to kindly support this ordinance by your vote.

the many parades on this avenue, I write to beg that you will vote for the passage of the Folks ordinance now before the Board of Aldermen limiting these parades.

Very truly yours, W. MACBETH.

Which was referred to the Committee on Laws and Legislation.

No. 3623.

New York, May 6, 1913.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, City Hall, New York City:

Dear Sir—I beg to notify you that the County Committee of the National Progressive Party in and for the County of The Bronx has recognized the "Bronx County Progressive and Bronx Local" as the newspaper representing our party in Bronx County. On behalf of the County Committee I therefore request the Board of Aldermen to designate that paper as one of the ones in which shall be published the session laws and concurrent resolutions of the Legislature of the State of New York, for the year 1913. The National Progressive Party in the County of the Bronx received the second largest vote of any party, and under section 20 of the County Law, the session laws must be published by a Progressive paper.

Very respectfully yours, AUGUST F. SCHWARZLER, Chairman of the County Committee of the National Progressive Party of the County of the Bronx.

Law Office of Wm. Duncan Cameron, 154 Nassau st., New York City, May 8, 1913.

Secretary to the President, Board of Aldermen, No. 51 Chambers st., City:

Dear Sir—The other day I served upon you a copy of my petition on behalf of the Bronx Local in the matter of the application of the Bronx County News Publishing Co. for a writ of mandamus. Annexed to my petition was a copy of a letter. The letter which I annexed was inserted by mistake, and I take this opportunity of enclosing the letter which should have been annexed to the papers I served upon you.

Very truly yours, WM. DUNCAN CAMERON (J. V. F.).

Supreme Court, Bronx County.

In the matter of the application for a Peremptory Writ of Mandamus of Bronx County News Publishing Company, relator, against the Board of Aldermen of The City of New York, respondent.

To the Supreme Court of the State of New York:

The petition of the Local Life Publishing Company respectfully shows:

That your petitioner is and at all time hereinafter mentioned was a domestic corporation, with a principal office and place of business in the County of The Bronx, City and State of New York, engaged in the printing and publishing of a newspaper known as and called the "Bronx County Progressive and Bronx Local," that said newspaper formerly was known as the "Bronx Local," and during the year 1912 advocated, supported and upheld the principals of the National Progressive Party, and urged its readers to vote for and elect the candidates running on the ticket of the National Progressive Party at the last general election, held November 5, 1912; that at the general election held on the 5th day of November, 1912, said National Progressive Party polled in the County of The Bronx the second highest number of votes polled by any party; that The Bronx County Committee of the National Progressive Party has designated the aforesaid paper as the publication to receive the printing of the session laws and concurrent resolutions of the Legislature for the year 1913, as provided in section 20 of the County Law, and that said Bronx County Committee, acting through its chairman, August F. Schwarzer, Esq., has so informed the Board of Aldermen, as more fully appears by a letter sent by said August F. Schwarzer to the President of the Board of Aldermen, a copy of which is hereto annexed marked Exhibit A, and made a part of this petition; that the Board of Aldermen of The City of New York has failed, neglected and refused, and still fails, neglects and refuses, to comply with the demand contained in said letter; that your petitioner is informed and verily believes that the National Progressive Party has not designated any other publication in the County of The Bronx as the one to receive the publication of the aforementioned session laws and concurrent resolutions; that no previous application for the relief herein sought to be obtained has been made.

Wherefore your petitioner prays that the Board of Aldermen be directed to designate the "Bronx County Progressive and Bronx Local" as one of the publications in which shall be printed the concurrent resolutions of the Legislature and the session laws for the year 1913.

Dated, New York, May 7, 1913.

LOCAL LIFE PUBLISHING COMPANY,
By MILLARD J. BLOOMER, Secretary.

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

Millard J. Bloomer, being duly sworn, deposes and says that he is the secretary of the Local Life Publishing Company, a domestic corporation, and the managing editor of the "Bronx County Progressive and Bronx Local;" that he has read the foregoing petition, and knows the contents thereof; that the statements therein contained are true to his own knowledge, except as to the matters therein stated to be alleged on information and belief, and that as to those matters, he believes it to be true. The reason this petition is not verified by the petitioner is that the said petitioner is a domestic corporation, and your deponent is the secretary thereof, and that your deponent's knowledge and information is gained by an examination of the books and records of the above mentioned corporation.

MILLARD J. BLOOMER.

Sworn to before me this 6th day of May, 1913.

Henry W. Kiralfy, Notary Public, N. Y. Co., No. 4962; N. Y. Register's Office No. 5157.

EXHIBIT "A."

New York, May 3, 1913.

Publisher of "Bronx County Progressive," No. 391 East 149th street, Borough of The Bronx, N. Y.:

Dear Sir—This is to notify you that the Bronx County Committee of the National Progressive Party recognizes the "Bronx County Progressive and Bronx Local" as the official organ of the Progressive Party in Bronx County. It is, therefore, designated as County paper for the publication of the session laws of 1913.

Communication to this effect will be forwarded to the Board of Aldermen and the Secretary of State, so the same can be confirmed according to law. Yours truly,

NATIONAL PROGRESSIVE PARTY, Borough of The Bronx,

August F. Schwarzer, President.

Which was referred to the Corporation Counsel.

No. 3624.

Louis V. Hubbard, 233 Broadway, New York, May 19, 1913.

Board of Aldermen, City of New York, City Hall, New York City, N. Y.:

Gentlemen—I, the undersigned, a Commissioner of Deeds of The City of New York, do hereby resign such office, to take effect immediately. Yours very truly,

GRACE E. SPERRY.

Which resignation was accepted.

No. 3625.

The Donnellan Mfg. Co., 147 4th avenue, New York, May 16, 1913.

Honorable President, Board of Aldermen, City Hall, New York:

Dear Sir—Coney Island avenue is now an entirely different street from what it was prior to its being paved and parked, and I would therefore like to have you recommend that its name be changed to Brighton avenue. It runs directly to Brighton instead of Coney Island proper. Such a change will be consistent with present conditions, and will help to remove the prejudice that now exists in the public mind against the street because of its past—its very unwholesome past.

Trusting this change will receive your approval and support, I remain, yours, etc.,

JOHN C. COCHRAN.

Which was referred to the Committee on Streets, Highways and Sewers.

COMMUNICATIONS FROM CITY, COUNTY AND BOROUGH OFFICERS.

The Vice-Chairman laid before the Board the following communication from the Commissioner of Public Charities:

No. 3626.

Department of Public Charities of The City of New York, Foot of E. 26th St., May 16, 1913.

To the Honorable the Board of Aldermen:

Gentlemen—in order to meet anticipated deficits in certain appropriations allowed to this Department for the year 1913, a request is hereby made for an issue of special revenue bonds in the sum of one hundred and sixty thousand five hundred dollars (\$160,500) for the purposes and in the amounts stated below:

No.	Title of Appropriation and Borough.	Special Revenue Bonds Requested.
984	Food supplies, institutional, Brooklyn.	\$2,140 00
992	Fuel supplies, institutional, Brooklyn.	1,540 00
993	Fuel supplies, institutional, Richmond.	1,770 00
996	Fuel supplies, transporting, Manhattan.	4,800 00
1007	Refrigerating supplies, institutional, Manhattan.	1,900 00
1021	Motor vehicle supplies, institutional, Brooklyn.	2,670 00
1023	General plant supplies, institutional, Manhattan.	6,060 00
1024	General plant supplies, institutional, Brooklyn.	5,490 00
1032	Household equipment, institutional, Manhattan.	47,300 00
1033	Household equipment, institutional, Brooklyn.	27,240 00
1045	Wearing apparel, institutional, Manhattan.	12,500 00
1046	Wearing apparel, institutional, Brooklyn.	10,225 00
1052	General plant equipment, institutional, Brooklyn.	1,620 00
1060	Building materials, institutional, Richmond.	3,345 00
1062	General plant materials, institutional, Brooklyn.	2,000 00
1100	Donations to Grand Army veterans, miscellaneous.	7,500 00
1101	Donations to Spanish War veterans, miscellaneous.	2,100 00
1106	Motor vehicle repairs, institutional, Brooklyn.	1,300 00
	Total.	\$160,500 00

We are prepared to submit detailed statements in regard to each amount required, as specified in the above request.

Trusting that this request will receive your early and favorable consideration, I am, Yours respectfully, MICHAEL J. DRUMMOND, Commissioner.

Which was referred to the Committee on Finance.

On motion of Alderman Esterbrook the Clerk was directed to obtain an opinion from the Corporation Counsel with respect to the right of this Board to authorize special revenue bonds in any calendar year in excess of two million dollars, under the provisions of subdivision 8 of section 188 of the Charter, and further as to the right of the Board when making such authorizations to limit the period in which the money may be expended.

The Vice-Chairman laid before the Board the following communications from the Board of Estimate and Apportionment:

No. 3627.

Board of Estimate and Apportionment, City of New York, Office of the Secretary, 277 Broadway, May 13, 1913.

To the Honorable the Board of Aldermen:

Gentlemen—I transmit herewith certified copies of two resolutions adopted by the Board of Estimate and Apportionment May 8, 1913, relative to issues of corporate stock, as follows:

Calendar No. 40. Authorizing issue of \$7,000 corporate stock for work done on foundation for National Maine Monument at the entrance to Central Park at 59th st. and 8th ave., under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond.

Calendar No. 62. Further amending resolution adopted June 3, 1910, relative to the issue of \$25,000 corporate stock for construction of plant houses in the Botanic Garden and Aboretum of the Brooklyn Institute of Arts and Sciences, under the jurisdiction of the Department of Parks, Borough of Brooklyn, by including therein architect's fees.

I also transmit herewith copy of report of the Corporate Stock Budget Committee and communication from the Chairman of the National Maine Monument Committee, relative thereto. Yours very truly, JOSEPH HAAG, Secretary.

AN ORDINANCE Providing for an Issue of Corporate Stock of The City of New York in the Sum of Seven Thousand Dollars (\$7,000) for Work Done on the Foundation for the National Maine Monument at the Entrance to Central Park, at 59th St. and 8th Ave., Under the Jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond.

Be It Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment May 8, 1913, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding seven thousand dollars (\$7,000), for work done on the foundation for the National Maine Monument at the entrance to Central Park at 59th st. and 8th ave., under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment May 8, 1913.

JOSEPH HAAG, Secretary.

National Maine Monument Committee, New York City, April 16, 1913.

Board of Estimate, City of New York:

Gentlemen—The National Maine Monument, which is now practically finished, at the entrance to Central Park at 59th st. and 8th ave., will, on May 30 of this year, be dedicated and presented to The City of New York. The Mayor will be asked to receive the monument on behalf of the City. There will be simple but impressive ceremonies, which will be attended by national officials, and State and City officials will be invited. A luncheon at a hotel also is being arranged.

The National Maine Monument Fund to date, with all trust fund interest thereon, amounts to about \$143,000. The actual cost of the monument, including the unveling, is at this moment estimated to be \$183,000. The shortage of \$40,000 is due mainly to the addition of the beautiful gates which constitute a new entrance to Central Park. As planned and contracted for originally the monument did not include these gates. They were required by the Municipal Art Commission at the time of the original presentation in connection with the present site.

Our Committee cheerfully obligated itself to see that these gates were built, and, without asking the City for one penny, has practically finished the monument, all of the great works of sculpture being ready to put in position this month. Of the approximate deficiency of \$40,000 one of the members of our Committee has offered to give a dollar for every dollar that is raised by our Committee in any other way. This leaves about \$20,000 to be raised in other ways. Of this sum prominent gentlemen have already subscribed a portion, and the Committee has made arrangements to get some in other directions.

At conferences between a representative of this Committee and City officials, our Committee has become convinced that it is quite proper to ask The City of New York, through its Board of Estimate, if it wishes to contribute toward this great memorial. We are informed that in connection with the Carl Schurz Memorial the City originally gave \$25,000 to provide means for erection of the memorial, and within a week your Board has passed a resolution giving \$10,000 toward the dedication ceremonies in connection with that memorial.

Our Committee is informed that in practically every instance of the building of a public monument the City has contributed either toward the foundation or other work in connection with the monument or toward the dedication of the monument. We have decided to make no request at all of the City in connection with the monument itself, the additional gates we have built or the dedication services of the National Maine Monument. We have, however, come to the conclusion that we will offer The City of New York an opportunity to provide a place on which to put the monument and the gates by expending the sum of seven thousand dollars (\$7,000) for work done on the foundation for the monument under the jurisdiction of the Department of Parks. Park Commissioner Stover permits us to state that he is in hearty accord with such action, and that he feels, in view of all the public and this Committee have done, it would indeed be only a small thing for the City to provide the foundation for such a permanent and beautiful patriotic memorial.

Our Committee requests that the Board of Estimate, by unanimous consent, at its meeting on Thursday, April 17, consider a resolution providing the sum of \$7,000 for the purpose stated. In conclusion, permit me to say at the time stated I, as Chairman

of the National Maine Monument Committee, will, in person, present the monument to the Mayor of New York for the City. Respectfully,

JAS. GRANT WILSON, Chairman.

Alderman Curran moved the adoption of this ordinance.

The Vice-Chairman put the question whether the Board would agree to adopt said ordinance.

Which was unanimously decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Boschen, Brush, Carberry, Cole, Coleman, Cummiskey, Cunningham, Curran, Delaney, Devine, Dixson, Dotzler, Dowling, Downing, Dujat, Dunn, Eagah, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gelbke, Gilmore, Grimm, Hamilton, Hannon, Herbst, Keneally, Levine, Loos, McCann, McCourt, McGarry, Molen, Morrison, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Stapleton, Stevenson, Walsh, Weil, Wendel, Weston, White, Wilmot; President Cromwell; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

No. 3628.

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on July 27, 1911, and concurred in by the Board of Aldermen on July 31, 1911, as follows:

"Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on June 3, 1910, and concurred in by the Board of Aldermen on June 28, 1910, as follows:

"Resolved, That, pursuant to the provisions of chapter 618 of the Laws of 1906, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding twenty-five thousand dollars (\$25,000), to provide means for the construction of plant houses in the Botanic Garden and Arboretum situated southerly from the building of the Brooklyn Institute of Arts and Sciences, and lying between Washington and Flatbush avenues, Borough of Brooklyn, under the jurisdiction of the Department of Parks, Boroughs of Brooklyn and Queens, and when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and he is hereby authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding twenty-five thousand dollars (\$25,000), the proceeds whereof to be applied to the purposes aforesaid,"

—be amended by eliminating the words "construction of plant houses," and inserting in lieu thereof the words, "erection and construction of a laboratory building and greenhouses, including equipment thereof."

—be amended to read as follows:

Resolved, That, pursuant to the provisions of chapter 618 of the Laws of 1906, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding twenty-five thousand dollars (\$25,000), to provide means for the erection and construction of a laboratory building and greenhouses, including equipment thereof, in the Botanic Garden and Arboretum situated southerly from the building of the Brooklyn Institute of Arts and Sciences, and lying between Washington and Flatbush avenues, Borough of Brooklyn, under the jurisdiction of the Department of Parks, Borough of Brooklyn, and for Architect's fees to the amount of \$6,500, of which \$2,800 shall be for the preparation of preliminary plans and specifications for the completed structure (estimated to cost \$280,000, exclusive of Architect's fees), and \$3,700 for the full Architect's fees for the final plans and specifications and the supervision of the first parts of the work, and when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and he is hereby authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding twenty-five thousand dollars (\$25,000), the proceeds whereof to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment May 8, 1913. JOSEPH HAAG, Secretary.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, April 18, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On March 15, 1913, the Commissioner of Parks, Borough of Brooklyn, requested amendment of four resolutions adopted July 27, 1911, authorizing the issue of \$100,000 in corporate stock for the erection and construction of a laboratory building and greenhouses, including equipment thereof, in the Botanic Garden and Arboretum. In connection therewith we report as follows:

The authorizations were approved upon a plan for the erection and construction of the buildings in section. The Commissioner requests that the four resolutions be amended to read for the "erection and construction of a part of the buildings," and to provide for the payment of architect's fees to the amount of \$6,500. Of the amount \$2,800 is for the payment of architect's fees for the preparation of preliminary plans and specifications for the completed structure (estimated to cost \$280,000, exclusive of architect's fees), and \$3,700 for the full architect's fees for the final plans and specifications and the supervision of the first parts of the work.

Following the first authorization an account was opened in the Department of Finance. Subsequent authorizations have been considered as additional allowances and have been included in this account.

There is, therefore, no necessity for the changing of the wording of the resolutions except to provide for payment of architect's fees.

We recommend the adoption of the attached resolution providing for the architect's fees. Respectfully,

WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; GEORGE McANENY, President, Borough of Manhattan, Corporate Stock Budget Committee.

Which was referred to the Committee on Finance.

No. 3629.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, 277 Broadway, May 13, 1913.

To the Honorable Board of Aldermen:

Gentlemen—I transmit herewith certified copies of six resolutions adopted by the Board of Estimate and Apportionment May 8, 1913, relative to establishment of additional grades of positions, etc., as follows:

Cal. No.	Department and Position.	Rate per Annum.	Incum- bents.
23	Office, President of Borough of Richmond— Clerk	\$1,950 00	1
	Automobile Engineman	1,350 00	1
63	Water Supply, Gas and Electricity—Storekeeper, and abolishing grade of position of General Storekeeper, at same rate	1,500 00	1
65	Education—Fixing compensation of Janitors of various school buildings, as set forth therein.		
66	Education— Inspector of Masonry and Carpentry	2,355 00	1
	Inspector of Masonry and Carpentry	1,500 00	1
	Junior Architectural Draftsman	900 00	4
	Junior Architectural Draftsman	912 50	1
67	Automobile Engineman and Mechanic	1,200 00	1
69	Office, President of The Bronx—Foreman, per diem	5 00	2

I also transmit herewith copies of reports of the Committee on Salaries and Grades relative thereto. Yours very truly, JOSEPH HAAG, Secretary.

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the President of the Borough of Richmond of the grades of positions, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incum- bents.
Clerk	\$1,950 00	1
Automobile Engineman	1,350 00	1

A true copy of resolution adopted by the Board of Estimate and Apportionment, May 8, 1913. JOSEPH HAAG, Secretary.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, May 5, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On March 27, 1913, the President of the Borough of Richmond requested the establishment of the grades of position of Automobile Engineman at \$1,350 and Clerk at \$1,950 per annum for one incumbent each.

The grades are for the purpose of increasing a Clerk from \$1,800 to \$1,950 per annum, and an Automobile Engineman from \$1,200 to \$1,350 per annum. The \$300 necessary is to be made available pursuant to the resolution governing salary increases adopted by your Board on January 30, 1913.

The grade of Clerk at \$1,950 is for the Clerk in charge of the preparation of the payrolls of all bureaus and divisions of the office, except the Bureau of Buildings.

The grade of Automobile Engineman at \$1,350 is proposed for an incumbent who in addition to driving an automobile does work as a practical machinist and acts as Foreman of the automobile repair shop.

We recommend the adoption of the attached resolution approving the request.

Respectfully, WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; Committee on Salaries and Grades.

No. 3630.

Resolved, That, pursuant to the provisions of section 56 of the Greater New York Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen the establishment in the Department of Water Supply, Gas and Electricity of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incum- bents.
Storekeeper	\$1,500 00	1

—and that the grade of position of General Storekeeper, at \$1,500 per annum be abolished.

A true copy of resolution adopted by the Board of Estimate and Apportionment, May 8, 1913. JOSEPH HAAG, Secretary.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, May 2, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On April 18, 1913, the Commissioner of Water Supply, Gas and Electricity requested the establishment in his department, pursuant to the provisions of section 56 of the Greater New York Charter, of the grade of position of Storekeeper, at \$1,500 per annum for one incumbent. In connection therewith we report as follows:

The 1913 budget appropriation entitled, "Personal Service, Salaries, Regular Employees, Administration, No. 663, Purchase and Storage of Supplies," provided for one General Storekeeper, at \$1,500, and seven Storekeepers, at \$1,200 each. The Commissioner's representative states that the Municipal Civil Service Commission has no list for General Storekeeper, and is not prepared to hold an examination for that position at present. The Commission has therefore permitted the applicant who passed first on the list for the position of Storekeeper to receive payment temporarily as General Storekeeper, at the \$1,500 rate.

To meet the Civil Service requirements, it is proposed to establish the grade of Storekeeper, at \$1,500 for one incumbent, and to abolish the position of General Storekeeper, at the same rate. The proposed establishment is therefore to permit of the change of title of one employee now acting as General Storekeeper.

We recommend the adoption of the attached resolution approving of the request and also approving of the abolition of the existing position of General Storekeeper at \$1,500 per annum. Respectfully,

WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen, Committee on Salaries and Grades.

No. 3631.

Whereas, By opinion of the Corporation Counsel as of June 28, 1910, and July 30, 1910, the Comptroller was advised that the payment of salaries of Janitors in the Department of Education is illegal unless such salary shall have been established under the provisions of section 56 of the Greater New York Charter; and,

Whereas, The matter of adjusting the compensation of Janitors and the fixation of their salaries under the provisions of section 56 of the Charter is now in the hands of a special committee of the Board of Estimate and Apportionment; therefore, be it

Resolved, That, pursuant to the provisions of section 56 of the Greater New York Charter, the Board of Estimate and Apportionment hereby recommend to the Board of Aldermen, pending the report of said committee, the compensation of Janitors in the Department of Education be fixed temporarily, and until further modified, in accordance with the following list:

Rate of Compensation.
Janitor, Public School 14, Brooklyn, per annum, less \$221..... \$1,212 00
Janitor, Public School 19, annex, Brooklyn, per annum, less \$221..... 732 00
Janitor, Public School 1, Brooklyn, per annum, less \$221..... 1,548 00
Janitor, Public School 126, Manhattan, per annum, less \$299..... 1,368 00
Janitor, Public School 87, Manhattan, per annum, less \$364..... 3,264 00
Janitor, Public School 19, Richmond, per annum, less \$221..... 1,200 00
Janitor, Public School 135, Brooklyn, per annum, less \$221..... 720 00
Janitor, Public School 18, Queens, per month..... 50 00
Janitor, Public School 61, Manhattan, per month..... 100 00
Janitor, Public School 40, Queens, per annum..... 3,432 00
Janitor, Public School 15, Queens, Portables, per month..... 10 00
Janitor, Public School 165, Brooklyn, for care of Athletic Field, per month, for April, May, June, September, October and November..... 25 00

A true copy of resolution adopted by the Board of Estimate and Apportionment, May 8, 1913. JOSEPH HAAG, Secretary.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, April 22, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On April 9, 1913, the Board of Education requested the establishment, pursuant to the provision of section 56 of the Greater New York Charter, of rate of compensation for Janitors of sundry public schools. In connection therewith we report as follows:

Temporary rates the same, or lower, than those now in effect, are requested for Public Schools 126 and 87, Manhattan; 1, 14, 19 annex and 135, Brooklyn; 18 Queens, and 19, Richmond. For new Public School 61, 12th street, east of Avenue B, Manhattan, a part of which is ready to be opened, a temporary rate of \$100 per month is requested. For new Public School 40, Union Hall and Pacific streets, Jamaica, Queens, which was opened in February last, an increase from \$150 per month to \$3,432 per annum is requested (full rate as per existing schedule). A decrease from \$25 to \$10 per month for the care of two portable buildings is requested for the Janitor of No. 15, Queens, pending the removal of the buildings, because they are no longer required. Additional compensation of \$25 per month is requested for the Janitor of Public School 165, Brooklyn, for the care of the athletic field adjoining that school. This field is not used during the summer vacation, and little, if any, during the winter months. We recommend, therefore, that compensation for the care thereof be limited to April, May, June, September, October and November.

We recommend the adoption of the attached resolution approving the request as indicated above. Respectfully,

WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; Committee on Salaries and Grades.

Which were severally referred to the Committee on Salaries and Offices.

No. 3632.

Resolved, That, pursuant to the provisions of section 56 of the Greater New York Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen the establishment in the Department of Education of grades of position, in addition to those heretofore established, as follows:

Title.	Rate per Annum.	Number of Incum- bents.
Inspector of Masonry		

A true copy of resolution adopted by the Board of Estimate and Apportionment, May 8, 1913.
JOSEPH HAAG, Secretary.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, April 17, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On April 9, 1913, the Board of Education requested the establishment, pursuant to the provisions of section 56 of the Greater New York Charter, of grades of positions as follows:

Title.	Rate per Number of Annum. Incumbents.
Inspector of Masonry and Carpentry.....	\$2,355 00 1
Inspector of Masonry and Carpentry.....	1,500 00 1
Junior Architectural Draftsman	900 00 4
Junior Architectural Draftsman	915 83 1

The \$2,355 and \$915.83 grades represent changes of title only. The other two are for new appointments at minimum rates. Vacancies in the present schedule permit of the proposed additions to the staff within the present allowance.

We recommend the approval of the request by the adoption of the attached resolution. Respectfully,

WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; Committee on Salaries and Grades.

No. 3633.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, April 14, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On March 26, 1913, the Chairman, Committee on Supplies, Board of Education, requested reconsideration of resolution adopted by your Board on February 13, 1913, disapproving a request for the establishment in the Department of Education of the new grade of position of Automobile Engineman and Mechanic at \$1,200 per annum.

The proposed new grade is for the purpose of increasing the salary of Chester M. Archer from \$1,050 to \$1,200 per annum. The reason for disapproving the request, given in the report of the Committee on Salaries and Grades, Board of Estimate and Apportionment, was that an increase for Mr. Archer has been requested in the departmental estimate for the current year and denied in the Budget.

Funds for the proposed increase have now become available in the schedule, and the increase is permissible under the rule governing schedule modifications, adopted by your Board on January 30, 1913.

It is recommended, therefore, that the request be granted, by the adoption of the attached resolution. Respectfully,

WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; Committee on Salaries and Grades.

Resolved, That, pursuant to the provisions of section 56 of the Greater New York Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen the establishment in the Department of Education of the grades of position in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Automobile Engineman and Mechanic.....	\$1,200 00	1

A true copy of resolution adopted by the Board of Estimate and Apportionment, May 8, 1913.
JOSEPH HAAG, Secretary.

No. 3634.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, April 22, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On March 28, 1913, the President of the Borough of The Bronx requested establishment of the grade of position of Foreman, at \$5 per day, for two incumbents. In connection therewith we report as follows:

The grade is proposed for John E. Woods and Valentine F. Hartman, Foremen, at \$4 per day, under "No. 2846, T. S., Wages, Temporay Employees, Care of Highways." They are among the senior Foremen in the Bureau of Highways, having been in the service about fifteen years. Mr. Woods acts as an Assistant General Foreman, supervising the work of eight Foremen of Maintenance and their forces. Mr. Hartman is in charge of all paving Foremen and their forces, the pavers under his supervision receiving \$5 per day.

In the estimate for the 1913 Budget \$5 per day was requested for one Foreman, which was intended for Mr. Hartman, and a position of General Inspector and Foreman at \$2,100 was requested, and intended for Mr. Woods. They were not allowed.

The position of Foreman at \$5 per day is established in the Boroughs of Manhattan and Brooklyn, and upon an annual basis, equal thereto, also exists in The Bronx.

It is proposed to provide for these increases through a modification of the schedule under which they are employed. The amount involved is about \$175 for each for the remainder of this year.

We recommend the adoption of the attached resolution, granting the request.

Respectfully,
WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; Committee on Salaries and Grades.

Resolved, That, pursuant to the provisions of section 56 of the Greater New York Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen, the establishment in the office of the President of the Borough of The Bronx, of the grade of position in addition to those heretofore established as follows:

Title.	Rate per Day.	Number of Incumbents.
Foreman	\$ 5 00	2

A true copy of resolution adopted by the Board of Estimate and Apportionment, May 8, 1913.
JOSEPH HAAG, Secretary.

No. 3635.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, 277 Broadway, May 20, 1913.

To the Honorable Board of Aldermen:

Gentlemen—I transmit herewith certified copy of resolution adopted by the Board of Estimate and Apportionment May 15, 1913, recommending the establishment in this Board of the following grades of positions:

Title.	Per Annum.	Number of Incumbents.
Fuel Engineering Chemist	\$2,400 00	1
Fuel Engineering Chemist	1,500 00	2
Engineering Chemist	2,400 00	1
Principal Coal Sampler	1,500 00	1

I also transmit copy of report of the Committee on Salaries and Grades, relative thereto. Yours very truly,
JOSEPH HAAG, Secretary.

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Board of Estimate and Apportionment of the following grades of positions, in addition to those heretofore established, as follows:

Title.	Rate Per Number of Annum. Incumbents.
Fuel Engineering Chemist	\$2,400 00 1
Fuel Engineering Chemist	1,500 00 2
Engineering Chemist	2,400 00 1
Principal Coal Sampler	1,500 00 1

A true copy of resolution adopted by the Board of Estimate and Apportionment, May 15, 1913.
JOSEPH HAAG, Secretary.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, May 12, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On May 8, 1913, the Director of the Standard Testing Laboratory requested the establishment, pursuant to the provisions of section 56 of the Greater New York Charter, of the following grades of positions. In connection therewith we report as follows:

Title.	Rate Per Number of Annum. Incumbents.
Fuel Engineering Chemist.....	\$2,400 00 1
Fuel Engineering Chemist.....	1,500 00 2
Engineering Chemist	2,400 00 1
Principal Coal Sampler	1,500 00 1

The Director states that he desires to increase the compensation of some employees of the Laboratory.

The grade of Fuel Engineering Chemist, at \$2,400 per annum, is proposed for Mr. Walter Erlenkotter, whose salary is \$2,100 per annum. Mr. Erlenkotter was appointed as a Fuel Engineering Chemist on June 5, 1911. On January 1, 1912, his salary was increased to \$2,100. The Director states that Mr. Erlenkotter has been offered a position outside at an increased salary. He also states that the services of Mr. Erlenkotter, who is in charge of the Chemists in the Laboratory, and are of value to the progress of the work, and the Director desires to retain him at an increased salary.

The grade of Fuel Engineering Chemist, at \$1,500 per annum, for two incumbents, is requested to permit a change in title of two Engineering Chemists at \$1,500 each per annum. The Director states that these employees were appointed from the eligible list for Fuel Engineering Chemist, established by the Municipal Civil Service Commission, but provided for in the Budget under the title of Engineering Chemist. It is therefore proposed to change the schedule titles to conform with the titles of the Municipal Civil Service Commission.

The Director states that the grades of Engineering Chemist, at \$2,400 per annum, and Principal Coal Sampler, at \$1,500 per annum, are requested to permit an increase in the salaries of the following employees:

Mr. Herman W. Mahr, Engineering Chemist, from \$2,100 to \$2,400 per annum. Mr. Mahr was appointed in the Standard Testing Laboratory as an Engineering Chemist, at \$1,800 per annum, on June 5, 1911. On January 1, 1912, his salary was increased to the present rate.

Mr. Hohn J. Schoeh, from Coal Sampler, at \$1,200, to Principal Coal Sampler, at 1,500 per annum.

Mr. Schoeh was appointed as a Coal Sampler on January 1, 1912, at his present salary.

The amount necessary to meet these proposed increases is \$900. An unassigned balance of \$1,200 available for salary increases remains in the schedule.

We recommend the adoption of the attached resolution recommending the establishment of the grades requested. Respectfully,

WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen, Committee on Salaries and Grades.

Which were severally referred to the Committee on Salaries and Offices.

No. 3636.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, 277 Broadway, May 16, 1913.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen:

Dear Sir—At a meeting of the Board of Estimate and Apportionment, held May 15, 1913, a resolution was adopted disapproving the request contained in the resolution of your Board, adopted March 18, 1913, for the issue of \$18,345.78 special revenue bonds, to provide for salaries and wages of an additional force in the Division of Maintenance and Inspection, Telegraph Bureau, Fire Department, from April 15 to December 31, 1913, for the reason that no need is shown at the present time for these additional employees; and the Secretary was directed to notify the Board of Aldermen and the Fire Commissioner to that effect. Very truly yours,

JOSEPH HAAG, Secretary.

No. 3637.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, 277 Broadway, May 16, 1913.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen:

Dear Sir—At a meeting of the Board of Estimate and Apportionment, held May 15, 1913, a resolution was adopted denying the request contained in the resolution of your Board, adopted March 25, 1913, for an issue of \$5,000 special revenue bonds for the purpose of enabling the President of the Borough of Queens to remove encroachments from property of The City of New York, for the reason that there are now no encroachments requiring removal, and also because of the indefinite nature of the necessity for such work; and the Secretary directed to notify the Board of Aldermen and the President of the Borough of Queens to that effect. Very truly yours,

JOSEPH HAAG, Secretary.

No. 3638.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, 277 Broadway, May 16, 1913.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen:

Dear Sir—At a meeting of the Board of Estimate and Apportionment, held May 15, 1913, a resolution was adopted denying the request contained in the resolution of your Board, adopted April 15, 1913, for an issue of \$1,800 special revenue bonds, to provide for the salaries of additional employees in the Department of Water Supply, Gas and Electricity, from May 1 to December 31, 1913, for the reason that said request has been withdrawn by the department, there being sufficient funds in the Budget appropriation to provide for these additional employees; and the Secretary was directed to notify the Board of Aldermen and the Department of Water Supply, Gas and Electricity to that effect. Very truly yours,

JOSEPH HAAG, Secretary.

Which were severally ordered on file.

The Vice-Chairman laid before the Board the following communications from the President of the Borough of Queens:

No. 3639.

The City of New York, Office of the President of the Borough of Queens, Long Island City, May 12, 1913.

To the Honorable Board of Aldermen of The City of New York, City Hall, New York, N. Y.:

Gentlemen—The honorable judges of the Supreme Court of Queens County have complained to me of the defective acoustical condition of the large court room, Part 1, of the Supreme Court of Queens County, in the Queens County Court House, Long Island City, N. Y., and have requested that this condition be remedied.

At the present time it is difficult for one to hear distinctly the Court, counsel and witnesses, owing to the excessive reverberation, and in order to remedy these conditions, I hereby make application to your Honorable Board, pursuant to the provision of section 188, subdivision 8, of the Greater New York Charter, for an issue of special revenue bonds, to an amount not exceeding the sum of two thousand two hundred (\$2,200) dollars, for the necessary treatment, including labor and material, of the large court room, Part 1, of the Supreme Court of Queens County, located on the third floor of the Queens County Court House.

May I request that your Honorable Board give this matter immediate attention, in order that the work may be done during the summer months, when the Court is not in session. Yours very truly,

MAURICE E. CONNOLLY, President of the Borough of Queens.

No. 3640.

4. Connection with water main of the Bureau of Sewers (including 50 feet of 4-ply 2½-inch hose with nozzle)	100 00
	\$900 00

The installation of the forced draught becomes necessary on account of the increased quantity of garbage, etc., now being delivered at this crematory, without this equipment the Bureau of Street Cleaning will not be able to dispose of the increased garbage, etc. The installation of this forced draught will enable this bureau to dispose of twice as much material as they do now.

The installation of the pump becomes necessary on account of the water on the ground floor of the incinerator, due to small springs surrounding the building. We have already built extra walls of concrete, and have put a concrete coating on the existing walls, but it appears that the entire plot on which this crematory is located is imbedded with small springs and the water seeps through crevices in the floors, as well as through the walls. Whenever we have rain of any account, or very high tide, it is impossible for the men to work there. This pump will give immediate relief.

The installation of electric lights becomes necessary, as the men are compelled to work early in the morning, and very often late at night, lighting is necessary, and in my opinion, electric lights are the only safe proposition on account of the inflammable character of much of the material deposited in the building. Yours very truly,

MAURICE E. CONNOLLY, President of the Borough of Queens.

No. 3641.

The City of New York, Office of the President of the Borough of Queens, Long Island City, May 16, 1913.

To the Honorable Board of Aldermen, City of New York:

Gentlemen—The plaster ceilings in several rooms in the Town Hall, Jamaica, Borough of Queens, owing to age, do not adhere to the lath, and pieces have already fallen, particularly the ceilings in the large court room occupied by the Court of Special Sessions, and the Municipal Court, 4th District, are in very bad condition, and the balance should be removed and replaced with metal as soon as possible, in order to safeguard the public from plaster falling upon them.

To prevent any accidents that might occur through the falling of this plaster, an application is hereby made for an issue of special revenue bonds to an amount not exceeding the sum of seven hundred and forty (\$740) dollars, to be used by the President of the Borough of Queens, for replacing plaster ceilings with metal in the Town Hall, Jamaica, Borough of Queens. Yours very truly,

MAURICE E. CONNOLLY, President of the Borough of Queens.

Which were severally referred to the Committee on Finance.

No. 3642.

The City of New York, Offices, Commissioner of Public Works of the Borough of Queens, Long Island City, May 14, 1913.

To the Honorable Board of Aldermen, City of New York:

Gentlemen—I respectfully request that you grant this department permission to purchase in the open market without bidding, coal for the operation of the sewage disposal plants throughout the borough to the extent of \$5,000.

In support of this request, I desire to state that bids were opened on March 24 for two items of coal, on which there were two bidders for each item. In both cases the prices bid by the lowest bidder were considerably in excess of prices at which coal can be purchased in the open market. Furthermore, our experience has demonstrated that coal furnished under contract is in no way superior to that purchased on open market order. Yours very truly,

JOSEPH FLANAGAN, Commissioner of Public Works.

Which was referred to the Committee on Public Letting.

The Vice-Chairman laid before the Board the following communication from the Queens County Library:

No. 3643.

The Queens Borough Public Library, Offices of the Attorney, 115 Broadway, New York, May 12, 1913.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, 51 Chambers st., New York City:

Dear Sir—On August 15, 1912, application was made by this corporation for the issue of special revenue bonds in the sum of \$5,000 for binding of books in arrears and waiting to be rebound. At that time it was contemplated that allowance would be made therefor in the annual budget for 1913, and in consequence I am given to understand no action was taken by the Board of Aldermen upon the application.

In the examination upon the 1913 annual budget by the Committee of the Board of Estimate and Apportionment no additional allowance for the binding of books then in arrears was provided on the ground that the requirements should be considered upon a special application for revenue bonds, and the committee agreed upon the approval of the Examiner to urge the issue of revenue bonds at the proper time.

I have, therefore, to request that special revenue bonds be authorized in the sum of \$5,000 in order to permit the rebinding of books and magazines withdrawn from circulation for which no funds are available.

I shall be glad to appear before the Finance Committee to give any further information which may be required. Very respectfully,

ALANSON BRIGGS, Attorney for the Corporation.

Which was referred to the Committee on Finance.

The Vice-Chairman laid before the Board the following communication from the President of the Borough of The Bronx:

No. 3644.

City of New York, President of the Borough of The Bronx, 3d ave. and 177th st., Office of the President, May 13, 1913.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen:

Dear Sir—Request is hereby respectfully made for an issuance of special revenue bonds to the amount of \$420, in order to provide funds for the payment of wages of substitutes for such per diem employees who are employed during the entire year in the interior bath at Elton avenue and 156th st., and who will be given two weeks' vacation each, as provided by chapter 679, Laws of 1910, as shown below.

Interior Bath (Elton Ave. and 156th St.)

Name and Title.	Amount for Rate.	14 Days.
John J. O'Brien, Stationary Engineer	\$4 50	\$63 00
George Van Horn, Stationary Engineer	4 50	63 00
Thomas McNulty, Fireman	3 00	42 00
William Beer, Fireman	3 00	42 00
Patrick Clark, Fireman	3 00	42 00
Gustav Roos, Attendant	2 50	35 00
William Lesourd, Attendant	2 50	35 00
Kate Reilly, Female Attendant	2 00	28 00
Alice M. Frantz, Female Attendant	2 00	28 00
Ernestine Bornholdt, Female Attendant	1 50	21 00
Julia M. O'Connor, Female Attendant	1 50	21 00
		\$420 00

Respectfully, CYRUS C. MILLER, President, Borough of The Bronx.
Which was referred to the Committee on Finance.

The Vice-Chairman laid before the Board the following communication from the Commissioner of Water Supply, Gas and Electricity:

No. 3645.

The City of New York, Department of Water Supply, Gas and Electricity, Commissioner's Office, 13-21 Park Row, New York, May 12, 1913.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen:

Dear Sir—The amount appropriated in the budget for 1913 for expenses in the force employed in the Bureau of Water Register while engaged in working overtime has been exhausted, and in order that this overtime work may be continued I respectfully ask that your honorable Board request the Board of Estimate and Apportionment to authorize special revenue bonds for \$1,500. Yours truly,

HENRY S. THOMPSON, Commissioner.

Which was referred to the Committee on Finance.
The Vice-Chairman laid before the Board the following communication from the Commissioner of Public Charities:

No. 3646.

Department of Public Charities of The City of New York, Foot of East 26th Street, May 10, 1913.

To the Honorable Board of Aldermen:

Gentlemen—We would respectfully request that special revenue bonds to the amount of thirty-five thousand four hundred and forty-three dollars and fifty cents (\$35,443.50) be authorized for this department, with which to employ the following additional help in our Bureau of Mechanics, from July 1 to December 31, 1913:

Title.	Present Force.	Rate of Pay.	Additional Force.	Rate of Pay.	July 1 to Days. Dec. 31.
Chief Engineer	1	\$4,000 00	1	\$2,000 00	\$1,000 00 ..
Assistant Engineer	1	2,400 00	1	1,500 00	750 00 ..
Supervising Engineer	1	5,100 00	1	1,200 00	600 00 ..
Draftsmen, Architectural (1 at \$2,100, 2 at \$1,500)	3	5,100 00	1	1,200 00	600 00 ..
Draftsman, Mechanical	1	1,200 00	1	1,200 00	600 00 ..
Inspectors of Buildings, at \$1,500 each	2	3,000 00	1	1,200 00	600 00 ..
Foreman of Laborers, at \$6 per day	1	1,809 00	1	1,200 00	600 00 ..
				Per Diem.	
Painters, at \$5 per day	14	15,568 00	11	\$5 00	7,645 00 139
Carpenters, at \$5 per day	13	18,070 00	6	5 00	4,170 00 139
Plumbers, at \$5 per day	5	6,950 00	4	5 00	2,780 00 139
Steamfitters, at \$5.50 per day	4	6,116 00	4	5 50	3,058 00 139
Tinsmith, at \$4.50 per day	1	1,251 00	1	4 50	625 50 139
Blacksmith, at \$4.50 per day	1	1,251 00	1	4 50	625 50 139
Blacksmith Helpers	2	3 00	1	3 00	834 00 139
Mason, at \$4.50 per day	1	1,251 00	1	4 50	625 50 139
Mason and Plasterer	1	1,642 50	3	4 50	2,484 00 184
Electrician, at \$4.50 per day	1	1,642 50	3	4 50	2,484 00 184
Lineman (Electrician), at \$4.50 per day	1	1,642 50	5	4 50	3,127 50 139
Machinist	1	1,642 50	1	3 50	486 50 139
Boilermaker	1	1,642 50	2	4 00	1,112 00 139
Ship Carpenters	1	1,642 50	12	2 50	5,520 00 184
Laborers					
Total					\$35,443 50

The Assistant Engineer is required for immediate supervision and general and special reports of all buildings of the institutions, boats, docks, etc., of the Department—the work of the Chief Engineer being so much of an executive nature as to prohibit him from giving the proper and necessary time to the outlying institutions.

The Supervising Engineer is required for the immediate supervision of the Mechanics' Bureau and the Boats.

The Mechanical Draftsman is required for making plans and specifications for alterations, renewals and repairs to the mechanical plant. At present there are no drawings in the Department of any machinery of the Department or their parts. Drawings and patterns should be made.

There are now 14 Painters in the Department. I have asked for 11 more. Consider the 185 buildings, 6 boats, automobiles, auto and horse ambulances, trucks, etc., at present in the Department, which, owing to the nature of their use must be frequently painted.

In the Department at present are 13 Carpenters. I have asked for 6 additional to care for the 185 buildings in the Department and the superstructure of the 6 steamboats. This is not too great a force.

The additional Plumbers are necessary to properly care for the work of the Department. Consider the number of plumbing utensils and apparatus in the Department, such as baths, urinals, toilets, showers, wash basins, etc.

The 4 additional Steamfitters are required to properly care for the heating systems, pipe lines in the power house, throughout the grounds, etc., and in the buildings, and maintain same at all times in good condition.

One Tinsmith to properly care for over 654,000 square feet of tin roofing and almost 10,000 linear feet of cornice is impossible. One additional is required.

The one Blacksmith we now have can do the work which the present Mechanics' Bureau is able to send to him. With an additional force of mechanics, one additional Blacksmith is required.

Two Blacksmith Helpers will be required for the two Blacksmiths, as the City Home help not competent to do the work. Inferior help means decreased efficiency of the Blacksmiths.

There is now one Mason in the Department to care for all masonry work, flooring, plastering, etc., in the 185 buildings. This is utterly impossible. We should have an additional Mason and Plasterer.

Think of one Electrician to care for 15,566 electric lights, 5 X-ray apparatus, 12 generators, 297 motors, 36 dumbwaiters and 68 electric culinary machines. Three (3) additional are required.

There are at present no Machinists in the Department. Consider the repairs to the engines, pumps, laundry machinery, elevators, motors, steamboats, etc., which are required throughout the year, all now being done under contract or by open order. Five (5) Machinists are required for this work.

In the Department are 85 boilers and 125 tanks, and no Boilermakers. We should have one (1).

For the 13 docks and 6 boats to be maintained there are no Ship Carpenters or Dock Builders. Two (2) Ship Carpenters should be employed. These men will also be available for rough carpenter work.

There is only one Laborer in the Department. When any mechanic requires assistance the present method is to get another mechanic to act as his helper. These laborers could be available for any laboring work and act as helpers to any class of mechanics. Their rate of pay is less than helpers.

Had the Department a proper force to accomplish its own work of repairs, etc., it is safe to assume 65 per cent. of the expense would be for labor.

Of the total amount, \$99,070, appropriated in the budget for General Repairs for 1913, there would be used on the above percentage basis, \$64,395.50 for labor and \$34,674.50 for materials and supplies.

It would casually appear from the above figures that the repair funds allotted for 1913 are sufficient to accommodate the increased force requested, and still have money enough available for supplies with which to keep the additional help employed during the balance of the year.

Were the Mechanics' Bureau of this Department well established and the Storehouse well stocked, this would be easily possible. The Mechanics' Bureau is poorly organized and there is practically no stock on hand for mechanics, nor tools to do work with.

It has been called to my attention by different associations that under the Greater New York Charter, as amended in April, 1913, every employee of The City of New York, including per diem employees, is entitled to two weeks' vacation. It has also been brought to my attention that per diem employees in other departments are allowed two weeks' vacation.

I would, therefore, respectfully request that special revenue bonds to the amount of \$3,018.68 be granted to this department in order that we may employ, temporarily, Engineers, Stokers and Pilots, in sufficient numbers to allow all this class of employees in this department to receive two weeks' vacation during the months of June, July, August and September.

Trusting you will give this matter your favorable consideration as the time to begin vacations is fast approaching, I beg to remain, respectfully yours,

MICHAEL J. DRUMMOND, Commissioner.

Which were severally referred to the Committee on Finance.

The Vice-Chairman laid before the Board the following communication from the Department of Health:

No. 3648.

City of New York, Department of Health, Office of the Secretary, May 9, 1913.

Hon. P. J. SCULLY, Clerk, Board of Aldermen:

Sir—Enclosed is a resolution adopted by the Board of Health May 6, 1913, requesting the Board of Aldermen to authorize an issue of special revenue bonds under the provisions of subdivision 8 of section 188 of the Greater New York Charter in the sum of \$600 for the purpose of enabling the Department of Health to prepare a suitable exhibit for the Fourth International Congress on School Hygiene, to be held at Buffalo, N. Y., August 25 to 30, 1913, inclusive, and for the expenses of four delegates to be appointed by the Board of Health to attend the same. This is the first year that this international congress has been held in the United States, the former meetings in the foreign countries having been largely attended and very successful. The list of those who will attend the present meeting from this and other countries contains the names of about 3,000 delegates. Practically all cities and towns of any importance are to be represented, not only by delegates but also in the exhibit. It is felt that it would be a great mistake for the Department of Health not to be adequately represented at the time, as undoubtedly the school inspection service of The City of New York is the most comprehensive of those maintained by any of the cities of the country, probably of the world. Very truly yours,

EUGENE W. SCHEFFER, Secretary.

City of New York, Department of Health, Office of the Secretary, May 9, 1913.

Hon. P. J. SCULLY, Clerk, Board of Aldermen:

Sir—At a meeting of the Board of Health of the Department of Health, held May 6, 1913, the following resolution was adopted.

Resolved, That the Board of Aldermen, pursuant to the provisions of subdivision 8 of section 188 of the Greater New York Charter, be and is hereby petitioned to request the Board of Estimate and Apportionment to authorize the Comptroller to issue special revenue bonds in the sum of \$600, the proceeds whereof to be used for the purpose of preparing an exhibit and paying the traveling and hotel expenses of four representatives to be detailed by the Board of Health to attend the Fourth International Congress on School Hygiene to be held in the City of Buffalo, New York, August 25 to 30, 1913, inclusive.

A true copy.

Which was referred to the Committee on Finance.

The Vice-Chairman laid before the Board the following communication from the Police Commissioner:

No. 3649.

Police Department of The City of New York, Office of the Commissioner, May 13, 1913.

To the Honorable Board of Aldermen:

Gentlemen—I have the honor to request the issue of special revenue bonds in the sum of \$3,125 for the payment of salaries of five additional Clerks, at the rate of \$1,000 per annum each, from May 15, 1913, to December 31, 1913.

The services of these Clerks are required in the office of the Bookkeeper of this department, in the preparation of statistics asked for by the Comptroller as Chairman of the Budget Committee, and for the purposes of the Bureau of Municipal Investigation and Statistics in the instalment and maintenance of new systems, more fully set forth in the communication of the Comptroller, dated April 10, 1913, copy of which is hereto attached. Respectfully,

R. WALDO, Police Commissioner.

April 10, 1913.

To the Heads of All Departments:

Sir—The Budget for 1913 was accompanied by the following resolution:

"Resolved, That the several boards, departments, offices and bureaus of the City and County Government are hereby directed to keep records dating from January 1, 1913, showing the cost price per unit, the number of units purchased and the total cost of all articles, equipment, supplies and materials purchased in 1913 and charged against appropriations made in this budget, and such boards, departments, offices and bureaus are directed to submit to the Comptroller at the first of each month a statement of purchases made the preceding month, and also a statement of all articles of equipment, supplies and material consumed in the preceding month."

This resolution in the Budget was designed to accomplish two important functions. The first was to furnish the Budget Committee of the Board of Estimate and Apportionment with a monthly statement of articles purchased and consumed so that the agents of the Budget Committee could have budget making material available from the beginning of the year without waiting until the receipt of departmental estimates toward the end of the year.

The second important purpose of the monthly statements was to give department heads accurate and reliable data for their own use and in a form which would permit of comparison with other departments. Such data is of particular value in institutional departments, where, if strict control is not exercised by the head of the department, one institution is likely to spend much more per capita for the same article of supply than is spent by another institution in the same department. Under the present system of records it is not possible for a department head to know without special investigation how much per capita is spent for poultry, for beef or for sugar. Without such information no department head can be sure that there is not waste in some one of the institutions under his control.

Still another value of such monthly statements is that they would give department heads opportunity to compare prices paid by different departments for the same article. Of course, the chief value of the forms will come from the fact that they will show the monthly consumption of departments and at the end of each twelve months they will afford a reliable basis for determining the needs of a department for the ensuing year.

The Budget resolution calls for monthly statements. Owing to the fact that departments might not be prepared to make monthly statements from the beginning, it was decided that quarterly statements would be sufficient for all supplies and materials except for food supplies. A quarterly statement will not be so useful for budget making or for departmental purposes as monthly statements would be, but the preparation of monthly statements might be a hardship for some departments. Departments that are equipped to send in monthly statements are requested to do so. In such a case the word "quarter" should be crossed out and the word "month" written in.

The forms do not carry the names of all articles of supplies and materials, but only the articles which experience has proved to be important from the cost standpoint. Some of the articles listed are cheap but their consumption is large. Doubtless there are many other articles upon which an individual accounting should be made. Departments are requested to write in the names of such articles and to make accounting for them. All articles that are not of sufficient importance to be given individual mention should be grouped together under the "not specified" lists, as, for instance, "fresh meats, not specified." Of course, in these grouped lists it will not be possible to give the unit price of goods purchased.

The heads of institutional departments are requested to fill out accounting forms for food supplies separately for January and February, as well as for the succeeding months. A sufficient number of blank forms will be transmitted with this letter to provide for the reports of January and February in addition to the other months.

Department heads should not confuse the Budget accounting forms with the cost data accounting forms. The Budget accounting forms are required by the resolution in the Budget. The accounting for the unit cost of things done is required by a separate resolution. Forms for the cost data accounting have not been prepared. The cost data forms will not apply to all departments.

The food supply forms herewith transmitted are not to be used in accounting for expenditures from food supply accounts in administrative departments where such food

supply appropriations are intended to cover supper money. Supper money appropriations may be accounted for on the blank form for general plant supplies by changing the heading from "General Plant" to "Food Supply."

Departments are requested to fill out these forms as quickly as possible and to return them to the Bureau of Municipal Investigation and Statistics, Room 180, 280 Broadway. Any department desiring information concerning the use of the forms should apply to the Supervising Statistician and Examiner of the Bureau of Municipal Investigation and Statistics at that address. Yours truly,

WM. A. PRENDERGAST, Chairman, Budget Committee.

Which was referred to the Committee on Finance.

The Vice-Chairman laid before the Board the following communication from the District Attorney of Kings County:

No. 3650.

District Attorney's Office, County of Kings, Brooklyn, N. Y., May 7, 1913.

Honorable Board of Aldermen, The City of New York:

Gentlemen—I hereby request the authorization of the sum of ten hundred and twenty-eight dollars and seventy-five cents (\$1,028.75), to meet deficiency in appropriations in the office of the District Attorney of Kings County for the year 1912, as follows:

October 31, 1912—New York Telephone Co., telephone service for October, 1912	\$85 14
Less balance available in account No. 2332, 1912.....	53 39
	<hr/>
November 30, 1912—New York Telephone Co., telephone service for November, 1912	\$31 75
December 31, 1912—New York Telephone Co., telephone service for December, 1912	41 03
November 1, 1912—Thomas McManus, expenses incurred bringing prisoners from Penitentiary to Brooklyn and return on writs of habeas corpus.	9 00
November 30, 1912—Ruth Howell, services as Stenographer to Grand Jury and fees for transcribing minutes for month of November, 1912...	425 30
December 31, 1912—Ruth Howell, services as Stenographer to Grand Jury and fees for transcribing minutes for month of December, 1912...	407 50
December 31, 1912—Edward E. Hicks, testimony in court as Medical Expert	25 00
	<hr/>
	\$1,028 75

Respectfully, JAMES C. CROPSEY, District Attorney.

Which was referred to the Committee on Finance.

The Vice-Chairman laid before the Board the following communication from the Commissioner of Bridges:

No. 3651.

Department of Bridges, City of New York, Municipal Building, Manhattan, N. Y., May 9, 1913.

To the Honorable Board of Aldermen of The City of New York, City Hall, New York City:

Gentlemen—Pursuant to the provisions of sub-division 8 of section 188 of the amended Greater New York Charter, I herewith request that your honorable Board recommend to the Board of Estimate and Apportionment that the Comptroller be authorized to issue special revenue bonds in the amount of five thousand dollars (\$5,000), the proceeds thereof to be used to meet the salary expense, from May 1 to December 31, 1913, of Mr. Henry A. La Chicotte, Deputy Chief Engineer, who was dismissed from the Department of Bridges April 26, 1912, and restored to service in this Department in obedience to a peremptory writ of mandamus issued by the Honorable Leonard A. Giegerich, a Justice of the Supreme Court of the State of New York, County of New York, copy of writ attached hereto.

As there is no provision in this year's budget appropriation to meet this expense, I respectfully ask immediate action on this request. Respectfully,

ARTHUR J. O'KEEFFE, Commissioner.

Supreme Court of New York, New York County.

The People of the State of New York, on the relation of Henry A. La Chicotte, Relator, against Arthur J. O'Keeffe, as Commissioner of Bridges of The City of New York, Respondent.

Peremptory Writ of Mandamus.

The People of the State of New York to Arthur J. O'Keeffe, as Commissioner of Bridges of The City of New York:

Whereas, It appears to us by the petition of Henry A. La Chicotte, verified the 6th day of August, 1912, in which he prays that a peremptory writ of mandamus may issue out of this court, directed to Arthur J. O'Keeffe, as Commissioner of Bridges of The City of New York, requiring him to restore him, the petitioner, to the position of Deputy Chief Engineer of the Department of Bridges of The City of New York, together with the duties appropriate thereto, or, in default of such peremptory writ being granted, that an alternative writ of mandamus may issue to the same effect and for such other and further relief as may be just and proper; by the answering affidavits of said Arthur J. O'Keeffe, as such Commissioner to said petition served on relator on October 11, 1912; by an order dated the 3d day of December, 1912, directing the issuance of an alternative writ of mandamus in accordance with the prayer of said petition; by the alternative writ of mandamus, dated the 7th day of January, 1913, issued pursuant to said order; by the return of said Arthur J. O'Keeffe, as such Commissioner to said alternative writ of mandamus, dated the 17th day of February, 1913; by the order of this Court made at Trial Term, Part II thereof, by the Honorable Henry Bischoff, one of the Justices of this Court, and dated the 25th day of March, 1913, remitting the proceeding herein to Special Term, Part III of this Court on relator's motion to be presented to the jury, and overruling defendant's motion for leave to go to the jury; and by the final order herein, dated the 21st day of April, 1913, directing that a peremptory writ of mandamus immediately issue out of this court, directed to Arthur J. O'Keeffe, as Commissioner of Bridges of The City of New York, requiring him to forthwith restore the relator herein, the said Henry A. LaChicotte, to the office of Deputy Chief Engineer of the Department of Bridges of The City of New York; that

1. Said Henry A. LaChicotte was duly appointed to, and on April 26, 1912, held the position of Deputy Chief Engineer in the Department of Bridges of The City of New York.

2. Said position of Deputy Chief Engineer was at the time of relator's appointment thereto and ever since has been, in the classified Municipal Civil Service of The City of New York, subject to competitive examination.

3. The said Henry A. LaChicotte continued in the position of Deputy Chief Engineer from the time of his appointment until his dismissal therefrom by Arthur J. O'Keeffe, as Commissioner of Bridges, on April 26, 1912.

4. Said Arthur J. O'Keeffe, as Commissioner of Bridges of The City of New York removed said Henry A. LaChicotte from the position of Deputy Chief Engineer in said department wrongfully, without permitting him an opportunity to make an explanation.

5. Said Henry A. LaChicotte is entitled to be restored to the position of Deputy Chief Engineer in the Department of Bridges of The City of New York.

Now, therefore, we, desiring that full and speedy justice shall be done in the premises to the said Henry A. LaChicotte, do, therefore, require and command you, Arthur J. O'Keeffe, as Commissioner of Bridges of The City of New York, that immediately upon the service upon you of this writ, you do forthwith restore the said Henry A. LaChicotte to the position of Deputy Chief Engineer in the Department of Bridges of The City of New York.

And in what manner this our writ and our command is executed, make appear to our Supreme Court at its Special Term, Part II, thereof to be held at the New York County Court House, in the Borough of Manhattan, New York City, on the 30th day of April, 1913, at 10:30 o'clock in the forenoon, then and there returning this our writ according to the provisions of title 2 of chapter 16 of the Code of Civil Procedure.

Witness the Honorable Leonard A. Giegerich, one of the Justices of our Supreme Court, at the New York County Court House.

By the Court, April 29, 1913.

J. QUINTUS COHEN, FRANCIS G. CAFFEY, Attorneys for Henry A. LaChicotte, 10 Wall st., Borough of Manhattan, New York City, N. Y.

[SEAL OF THE COURT.] WM. F. SCHNEIDER, Clerk.

The foregoing writ is allowed this 28th day of April, 1913.

L. A. GIEGERICH, Justice of the Supreme Court of the State of New York.

Which was referred to the Committee on Finance.

THURSDAY, MAY 22, 1913.

THE CITY RECORD.

4815

The Vice-Chairman laid before the Board the following communication from the Commissioner of Parks, The Bronx:

No. 3652

The City of New York, Department of Parks, office of Commissioner for the Borough of The Bronx, Zbrowski Mansion, Claremont Park, May 8, 1913.
Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, City Hall, New York City:

Sir—Request is hereby made to the Honorable Board of Aldermen for the issue of revenue bonds, to the amount of \$15,472.20, for the purpose of enabling this department to give to its various per diem employees a two weeks' vacation during the summer, as per attached schedule. Respectfully,

THOMAS J. HIGGINS, Commissioner of Parks, Borough of The Bronx.

Vacation Schedule.

15 Foremen, at \$3.50 per day, 12 days.....	\$630 00
1 Foreman Carpenter, at \$5.50 per day, 12 days.....	66 00
1 Foreman of Stables, at \$3.50 per day, 12 days.....	42 00
1 Foreman, Trees in City Streets, at \$3.50 per day, 12 days.....	42 00
3 Assistant Foremen, at \$3 per day, 12 days.....	108 00
7 Assistant Foremen, at \$2.75 per day, 12 days.....	231 00
1 Driver, at \$3.25 per day, 12 days.....	39 00
8 Drivers, at \$2.50 per day, 12 days.....	240 00
5 Hostlers, at \$2.50 per day, 12 days.....	150 00
4 Stablemen, at \$2.50 per day, 12 days.....	120 00
9 Carpenters, at \$3 per day, 12 days.....	540 00
1 Sign Painter, at \$4.50 per day, 12 days.....	54 00
6 Painters, at \$4 per day, 12 days.....	288 00
1 Varnisher, at \$4 per day, 12 days.....	48 00
3 Plumbers, at \$5.50 per day, 12 days.....	198 00
1 Machine Wood Worker, at \$5 per day, 12 days.....	60 00
1 Saw Filer, at \$3.50 per day, 12 days.....	42 00
1 Tinsmith, at \$4.75 per day, 12 days.....	57 00
2 Wheelwrights, at \$4 per day, 12 days.....	96 00
1 Blacksmith, at \$4.50 per day, 12 days.....	54 00
2 Blacksmith's Helpers, at \$3 per day, 12 days.....	72 00
1 Harness Maker, at \$4 per day, 12 days.....	48 00
1 Bricklayer, at \$5.60 per day, 12 days.....	67 20
1 Pipefitter, at \$5.50 per day, 12 days.....	66 00
1 Paver, at \$5 per day, 12 days.....	60 00
1 Rammer, at \$4 per day, 12 days.....	48 00
1 Blaster, at \$4 per day, 12 days.....	48 00
3 Steam Engineers, at \$4.50 per day, 12 days.....	162 00
3 Auto Lawn Mower Enginemen, at \$3.50 per day, 12 days.....	126 00
3 Enginemen, Trees in City Streets, at \$3.50 per day, 12 days.....	126 00
2 Automobile Enginemen, at \$3.25 per day, 12 days.....	78 00
6 Stokers, at \$3 per day, 12 days.....	216 00
2 Gardeners, at \$3.50 per day, 12 days.....	84 00
17 Gardeners, at \$2.50 per day, 12 days.....	510 00
18 Climbers and Pruners, at \$2.50 per day, 12 days.....	540 00
1 Cottage Attendant, at \$2 per day, 12 days.....	24 00
12 Cleaners, at \$1.75 per day, 12 days.....	252 00
328 Laborers, at \$2.50 per day, 12 days.....	9,840 00

\$15,472 26

Which was referred to the Committee on Finance.

The Vice-Chairman laid before the Board the following communications from the Commissioner of Street Cleaning:

No. 3653.

Department of Street Cleaning of The City of New York, 13-21 Park Row, New York, May 6, 1913.
Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, City of New York:

Sir—On April 16 this department received a communication from the Sinking Fund Commission assigning to this department a plot of ground on Atlantic and Schenectady aves., Borough of Brooklyn, for the purpose of an incumbrance yard, in lieu of the site now occupied by us at Bedford and Metropolitan aves., which was taken by said Commission for a court house site, and turned over to the President of the Borough of Brooklyn. As the property assigned to us is without an enclosure, I respectfully request that you have issued, for the purpose of building a fence and shed around this property, the sum of \$2,600 in special revenue bonds, under section 188, subdivision 8, of the Greater New York Charter. Respectfully,

WM. H. EDWARDS, Commissioner.

Which was referred to the Committee on Finance.

No. 3654.

Department of Street Cleaning of The City of New York, 13-21 Park Row, New York, May 5, 1913.
Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, City of New York:

Dear Sir—In the Budget of this department for the year 1913 the purchase of four Squegee machines for cleaning the streets was allowed. I desire to purchase these machines in the open market without public letting at the price of nine hundred and ninety dollars (\$990) each.

Trusting you will give this your immediate attention, I am

WM. H. EDWARDS, Commissioner.

Yours respectfully,

Which was referred to the Committee on Public Letting.

The Vice-Chairman laid before the Board the following communication from the Chief City Magistrate, First Division:

No. 3655.

Office of the Chief City Magistrate, First Division, City of New York, 300 Mulberry St., Manhattan, New York, May 6, 1913.
Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, City of New York:

Sir—The Board of Estimate and Apportionment at its last meeting, held on May 1, allowed an appropriation of \$2,019.38 for the purpose of furnishing the Fourth District Magistrates' Court, which has recently undergone extensive repairs. On account of the terrible congestion, principally in the Third and the Fifth District Courts, I am anxious to get the Fourth District Court open at as early a date as possible, especially as the very hot weather is now approaching. I would therefore most respectfully request that the amount appropriated by the Board of Estimate and Apportionment, if acted upon favorably by your Honorable Board, be exempt from the usual advertising, so that the furniture can be purchased by the Department of Public Works at the earliest possible date. It is our intention at the present time if this exemption is made to reopen the Fourth Court on or about the 1st of June. This will greatly relieve the congestion in the Second, Third and Fifth Districts, which are now overcrowded. Very respectfully, WILLIAM McADOO, Chief City Magistrate.

Which was referred to the Committee on Public Letting.

The Vice-Chairman laid before the Board the following communication from the Commissioner of Docks and Ferries:

No. 3656.

City of New York, Department of Docks and Ferries, May 20, 1913.
Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, New York City:

Dear Sir—I respectfully request permission to buy in the public market, without public letting, one automobile for this department at a cost not to exceed \$3,500. The fund for this is provided for by a transfer of funds in the department.

Respectfully,

R. A. C. SMITH, Commissioner of Docks.

Which was referred to the Committee on Public Letting.

REPORTS OF SPECIAL COMMITTEES.

Report of Special Committee on Taxicabs—

No. 3457 (G. O. No. 513).

The Special Committee, appointed February, 1912, to investigate the hack and taxicab situation, pursuant to the following resolution:

"Resolved, That whereas complaints have been numerous and persistent to the effect that exorbitant charges have been exacted and are being exacted from those using taxicabs; and

"Whereas, There is a widespread and just demand for a proper solution of the question of taxicab rates based upon a thorough investigation of the subject and all matters germane thereto; and

"Whereas, Any ordinance prescribing rates not based upon a thorough and

comprehensive investigation might be productive of grave injustice to those using taxicabs, or on the other hand confiscatory in so far as owners are concerned; now, therefore, be it

"Resolved, That the Committee on Rules be and is hereby authorized and empowered to appoint a committee of seven members of this Board for the purpose of investigating the subject of taxicab rates, and all questions germane thereto, with a view toward recommending to this Board a proper ordinance enacting rates which shall be charged by owners of taxicab vehicles."

—respectfully

REPORTS:

That on May 31, June 6, August 27, December 11, December 18 and December 21, 1912, your Committee held public hearings which were duly advertised, and at which all people interested in the subject matter of the investigation were given an opportunity to express their views and offer evidence on the various phases of the subject matter of the investigation. Evidence and argument was received from the representatives of various cab companies, hotel proprietors, the Drivers' Association, the Independent Taxicab Owners' Association, also from smaller concerns, civic organizations and private citizens, and from all of such sources a vast volume of evidence and argument was obtained which has been carefully analyzed by your Committee and its deliberations and conclusions thereon embodied in the proposed ordinance which is herewith submitted.

By way of explanation of the proposed ordinance herewith submitted, and for the sake of convenience the subject matter of the ordinance is discussed under the following heads which correspond to the various logical divisions of the proposed ordinance:

- I. Public Hack Licenses.
- II. Drivers' Licenses.
- III. Hack Stands.
- IV. Rates of Fare.
- V. Miscellaneous Provisions.

Public Hack Licenses.

A practical unanimity of belief that more stringent safeguards should be placed about the licensing of public hacks to insure sanitary and proper vehicles for the use of the public is expressed in the evidence taken by the Committee.

The large taxicab companies have urged that they render a better service to the public by reason of the fact that they keep their taxicabs in perfect order, and in a clean and wholesome condition.

The Committee believes that any vehicle licensed to ply for hire on the public streets should approximate the general condition which is claimed by the taxicab companies for their care, and that a proper enforcement of the provisions of the proposed ordinance by the Mayor's Bureau of Licenses will secure that desired result.

The Committee has directed that each motor propelled public hack, except sightseeing cars, be equipped with a taximeter, believing that this is the only possible way in which the travelling public can be protected from overcharges.

Drivers' Licenses.

It appears from the evidence taken by the Committee and from common knowledge that under the present system of licensing chauffeurs a great many irresponsible, if not actually vicious, men secure licenses and an effort has been made by providing for a searching investigation of applicants for drivers' licenses to bar out undesirable ones and also to secure those who have knowledge of local geography and traffic conditions and police regulation thereof.

The Committee believes that the general public has the right to place absolute reliance upon the character of the men licensed by the City as public hackmen and that this licensing by the City should indicate that the person so licensed to do business by the City is a person of good reputation and mentally and physically well equipped for the position for which he is licensed.

Hack Stands.

The Committee believes that a condition has arisen through the operation in the City of what are popularly known as "private stands," which calls for immediate remedy. Under the present "private stand" system all of the most lucrative hack stand business is practically monopolized by those companies and business organizations which control the private stands, which companies pay the owners of the property abutting on the street where the private stand is located usually 10 per cent. of their gross income from the stand, which amounts to a sum variously estimated from \$350,000 upwards yearly.

The Committee believes that this monopoly is responsible for the fact that there has not been a gradual increase in the number of cabs used in the taxicab service of this City, and is responsible to a large degree for the present high rates charged. This system of private stands which has been abused by keeping more taxicabs on the space than actually licensed is totally indefensible and amounts in your Committee's opinion to a letting out of public property for private gain as well as the creation of a virtual monopoly and a discrimination against the former so-called public hacks which have had no opportunity to participate in the rich field of hotel, club and restaurant patronage. Further, a custom has grown up in plain violation of the spirit of the present ordinance of licensing the stand instead of the hack. As a result the City loses an estimated revenue of \$20,000 per annum through more hacks using the spaces licensed than there is number of spaces licensed.

The Committee has therefore provided for the direct abolition of these private stand stands, and in order to distribute public hacks so that they might be available to the general public, has given the Mayor power to create public hack stands where in his judgment in the conditions call for such stands.

Rates.

The legal maximum rate of fare for four seated coaches, including taxicabs, is established by section 319 of the Ordinances as follows: One dollar for one mile or any part thereof; 50 cents for each additional half mile or any part thereof. The maximum rate, however, has not been generally charged, and the larger taxicab companies are operating under a rate of 80 cents for the first mile and 50 cents for each additional mile, irrespective of the number of passengers carried.

Your Committee advises a reduction in the fare to a rate of 50 cents for the first mile and 40 cents for each additional mile for one or two passengers, and 70 cents for the first mile and 60 cents for each additional mile for three or more passengers.

This recommendation is based upon an analysis of a great mass of evidence offered by the companies and the testimony of the Independent Taxicab Owners' Association, and your Committee believes that it is a fair rate and will enable all hack owners to make a fair return upon the amount of their actual investment.

The evidence given by the Independent Taxicab Owners' Association tends to show that these driver owners make a good return upon their investment at a lesser charge, but your Committee, in view of the stringent regulations enacted covering the licensing of chauffeurs and the licensing of hacks believe that the general public will be willing to pay these rates for satisfactory service.

Miscellaneous Provisions.

Your Committee has forbidden any person riding on the box with the driver, believing that such a provision will be helpful in presenting the presence of a confederate of a dishonest driver.

Your Committee has made other miscellaneous provisions in the proposed ordinance which are largely self-explanatory, and has endeavored to protect the taxicab owner from fraud and deception by passengers by providing a penalty of fine and imprisonment for any one who by fraud or deception evades payment of the legal fare.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Article I.

Title, Definitions and Applications.

1. Title.—This ordinance shall be known as the Public Hack Ordinance and shall apply to vehicles as enumerated in this Article.

2. Definitions.—A public hack is a vehicle plying for hire and which solicits public patronage upon the streets and highways of this City.

A coach is a public hack so designed and constructed as to comfortably seat, in the opinion of the Chief of the Bureau of Licenses, not more than two persons as passengers inside thereof.

A sightseeing car is a motor-driven vehicle designed to carry seven or more persons from a fixed locality to points of interest about the City.

A taximeter is a mechanical instrument or device by which the charge for hire of a public hack is mechanically calculated, either for distance traveled or for waiting time, or for both, and upon which such charge shall be indicated by means of figures.

A cab driven by mechanical power on which a taximeter is affixed shall be known as "a little taxicab."

A taxicab is a coach driven by mechanical power on which a taximeter is affixed. This ordinance shall not apply to or govern any vehicle hired or obtained from a livery stable or garage and which does not solicit patronage upon the streets; nor to any omnibus running by authority of any ordinance, law, charter or permit upon a fixed route through the city.

Article II.

Bureau of Licenses.

1. The licensing and inspection of public hacks, the inspection and sealing of taximeters, the examination of applicants for licenses to drive such public hacks, and the licensing of drivers, as hereinafter provided in this ordinance, and the enforcement of the provisions of this ordinance, shall be under the control of the Bureau of Licenses.

2. The Mayor is hereby empowered to appoint such Inspectors as may be found necessary to carry out the provisions of this ordinance. Such Inspectors shall be paid such compensation as shall be fixed by law.

3. The Mayor shall have power to suspend or revoke any license or permit issued under the provisions of this ordinance.

Article III.

Public Hack Licenses.

1. No public hack shall ply for hire upon the streets of the City of New York without first obtaining a license from the Bureau of Licenses. Such license shall be issued as of February 1, and shall expire on the 31st day of January next succeeding of each and every year hereafter unless sooner suspended or revoked by the Mayor or the Chief of the Bureau of Licenses.

2. Applications for licenses for public hacks shall be made by the owner upon blank forms to be furnished by the Bureau of Licenses, and such applications shall contain the full name and address of the owner, the class of the vehicle for which the license is desired, the length of time the vehicle has been in use, the number of persons it is capable of carrying, and, if a motor-driven vehicle, the motor power thereof.

3. No vehicle shall be licensed until it has been thoroughly and carefully inspected and examined and found to be in thoroughly safe condition for the transportation of passengers, clean, fit, of good appearance, and well painted and varnished. It shall be the duty of the said Chief of the Bureau of Licenses to make, or to have made by his lawful deputies, such examination and inspection before issuing a license. It shall be the duty of such Chief of the Bureau of Licenses to refuse a license to, or if already issued revoke or suspend the license of, any vehicle found by him to be unfit or unsuited for public patronage.

4. It shall be the duty of the said Chief of the Bureau of Licenses to examine any taximeter attached to any public hack and to see that the same is accurate before issuing a license to such public hack.

5. It shall be the duty of the Chief of the Bureau of Licenses, and he is hereby authorized and empowered to that end, to establish reasonable rules and regulations for the inspection of public hacks and their appurtenances, their construction, their condition of fitness, the time and places of their inspection, as may seem to him necessary or convenient for the proper conduct of his office or for the benefit of the public.

6. If, upon inspection, the vehicle is found to be of proper character and in proper condition in accordance with the provisions of this ordinance, and the rules and regulations so established, and upon payment of the license fees hereinafter set forth, the same shall be licensed by delivering to the owner a card of such size and form as may be approved by the Mayor, which card shall contain the official license number of the hack so licensed, together with the date of inspection of the same, and a statement to the effect that, in case of any complaint, the Chief of the Bureau of Licenses shall be notified, giving the license number of the cab; and such card shall be signed by the Chief of the Bureau of Licenses or by a duly authorized deputy. Such card, suitably framed to protect it from injury, shall be affixed by the owner to such conspicuous place in the interior of the public hack as shall be designated by the Chief of the Bureau of Licenses or his said deputy. Such cards shall contain blank spaces upon which an entry shall be made of the date of every inspection of such vehicle by the Inspector who makes such inspection.

Such cards shall be changed annually. They shall be of a distinctly different color each year, and in the case of public hacks driven by mechanical power the license number assigned hereunder shall in each case be the same as that assigned to the same vehicle by the Secretary of State of the State of New York for that year pursuant to law.

7. At the same time there shall also be affixed to a conspicuous and indispensable part of each public hack, by the Chief of the Bureau of Licenses or his deputy by him duly authorized, a small plate not exceeding six inches in diameter which shall bear the license number of the vehicle. The design of such plates shall be changed annually.

8. The following license fees shall be paid:

For each cab	\$5 00
For each coach	10 00
For each sightseeing car	10 00

Such license fees shall be in lieu of and not in addition to any fees heretofore established, and except as above provided no charge shall be made.

In the case of licenses issued on or after August 1 in each year hereafter, one-half only of the above fees shall be paid.

9. The Bureau of Licenses shall keep a register of the name of each person owning or operating a vehicle licensed under this ordinance, together with the license number of the same, the description, make and necessary dimensions of such vehicle, with the date and complete record of inspections made of it, and such records shall be open to the inspection of the public at all reasonable times, and shall be public records, and extracts may be certified to by the Chief of the Bureau of Licenses, or his deputy duly authorized, for use as evidence.

10. Any owner or driver of a vehicle not licensed and equipped in accordance with the provisions of this ordinance, or of a vehicle the license of which has been suspended or revoked, and who engages in the business of a public hack as defined hereby, or attempts to engage in such business, or solicits for hire passengers upon the public streets or highways of The City of New York, shall upon conviction before any City Magistrate be punishable by fine of not over \$50 or imprisonment not exceeding thirty days, or both.

11. Every public hack driven by mechanical power, seating four passengers or less, shall have affixed thereto a taximeter of a size and design approved by the Chief of the Bureau of Licenses for use upon public hacks. No license shall be issued to a public hack with a taximeter attached thereto until the same shall have been inspected and found to be accurate, and no person shall use or permit to be used upon any public hack a taximeter which shall be in such condition as to be over five per cent. incorrect to the prejudice of any passenger under a penalty of fifty dollars for each and every offense.

12. After sundown the face of every taximeter shall be illuminated by a suitable light so arranged as to throw a continuous steady light upon the face thereof. A violation of this provision shall render the offender liable, upon conviction before a City Magistrate, to a fine not exceeding ten dollars, or in default of payment thereof to imprisonment in the City Prison for a period not exceeding ten days.

13. No taximeter affixed to a public hack propelled by steam, gasoline, electricity, or other motor power, shall be operated from any wheel to which the power is applied, under penalty of revocation of the license of said vehicle, and a fine of \$25.

14. Public hack license granted under this ordinance may be revoked or suspended at any time by the Chief of the Bureau of Licenses, if the public hack be not kept at all times in good condition and appearance, clean and safe; and in the case of horse-drawn vehicles, if the horse or horses are unfit for use. It shall be the duty of the Chief of the Bureau of Licenses, through his deputies and inspectors, to maintain constant vigilance over all public hacks licensed under this ordinance, to see that all such vehicles are kept in a condition of continued fitness for public use, and to this end it shall be the duty of the said Chief of the Bureau of Licenses, through his deputies and inspectors, to inspect all public hacks from time to time, or on the complaint of any citizen, or as often as may be necessary. A report in writing of all inspections shall promptly be made to the Chief of the Bureau of Licenses. Licenses when so suspended or revoked shall not be reissued until the public vehicle and all its appurtenances shall be put into fit condition for use by the public, to the satisfaction of the Chief of the Bureau of Licenses.

Article IV.

Drivers' Licenses.

1. Every person driving a public hack must be licensed as such driver.

2. No person shall be so licensed unless he fulfills the following qualifications:

(a) He must be of the age of 21 years or over.

(b) He must be of sound physique, with good eyesight and not subject to epilepsy, vertigo, heart trouble, or any other infirmity of body or mind which might render him unfit for the safe operation of a public hack.

(c) He must be able to read and write the English language, and be clean in dress and person.

(d) He must not be addicted to the use of intoxicating liquors.

(e) He must produce, on forms to be provided by the Chief of the Bureau of Licenses for that purpose, sworn testimonials of good character from two reputable citizens of the City of New York who have known him personally and observed his conduct during one year next preceding the date of his application, and a further testimonial on a form provided for that purpose from his last employer, unless in the estimation of the Chief of the Bureau of Licenses sufficient reason is given for its omission.

(f) He must fill out upon a blank form to be provided by the Bureau of Licenses for that purpose a statement giving his full name, residence, places of residence for five years previous to moving to his present address, age, color, height, color of eyes and hair, place of birth, length of time he has resided in the City, whether a citizen of the United States, places of previous employment, whether married or single, whether he has ever been convicted of a felony or a misdemeanor, whether he has been summoned to court, whether he has previously been licensed as a driver or chauffeur, and if so whether his license has ever been revoked, and for what cause, which statement shall be signed by the applicant in writing and sworn to and filed in the office of the Chief of the Bureau of Licenses as a permanent record of that office. Any false statement made by applicant for a license shall be punishable by a fine of \$25, and a record of such false statement sent by the Chief of the Bureau of Licenses to the District Attorney of the county in which the application was made.

(g) Such applicant for a license must if required by the Bureau of Licenses, in order to demonstrate his skill and ability to safely handle his vehicle, drive the vehicle through a crowded section of the City accompanied by an Inspector of the Bureau of Licenses.

(h) Each applicant shall be examined by the Bureau of Licenses as to his knowledge of the provisions of this ordinance, the police traffic regulations, and of the geography of the City of New York, and if the result of the examination be unsatisfactory he shall be refused a license.

(i) Each such applicant for a driver's license must file with his application two recent photographs of himself of a size which may be easily attached to his license, one of which photographs shall be attached to such license when issued, the other photograph to be filed with the application in the Bureau of Licenses. The photograph of the licensee shall be attached to the license in such a way that it cannot be removed and another photograph substituted without detection. Each licensed driver shall upon demand of an inspector of licenses, a policeman, or passenger exhibit his license and photograph for inspection. In such instances where the application for a license is denied, the photograph shall be returned to the applicant by the Bureau of Licenses.

3. The Chief of the Bureau of Licenses is hereby authorized and empowered to provide forms for applicants for drivers' licenses hereunder, and he may establish reasonable rules and regulations governing the issue of drivers' licenses not inconsistent herewith.

4. Upon satisfactory fulfillment of the conditions herein established, the applicant shall be licensed by delivering to him a license which shall be in such form as to contain a photograph of the licensee, the licensee's signature, and shall contain blank spaces upon which a record may be made of any arrest of the driver or serious complaint against him. Any licensee who defaces, removes or obliterates any entry made in these blank spaces upon his license shall be punished by the revocation of his license. There shall also be delivered to each licensee a metal badge, of such form and style as the Mayor shall approve, with his license number thereon, which must, under penalty of revocation of the license, be constantly conspicuously displayed on the outside of the driver's coat when said driver is engaged in his employment. The Bureau of Licenses shall keep a complete record of each license issued to a driver, all renewals, suspensions and revocations thereof, which record shall be kept on file with the original application of the driver for a license.

5. Drivers' licenses shall be issued as of February 1 in each and every year, and shall be valid to and including the 31st day of January next succeeding. The Bureau of Licenses may renew same from year to year by noting the fact of such renewal on the licenses.

6. A driver in applying for a renewal of his license under this ordinance can make such application upon a form to be furnished by the Bureau of Licenses entitled "Application for Renewal of License," this blank to be filled out with the full name and address of the applicant for such renewal, together with a statement of the date upon which his original license was granted and the number thereof.

The following license fees shall be paid for drivers' licenses:

For each original license	\$1 00
For each renewal thereof	50

Any person now holding a public driver's license under the provisions of any former ordinance or regulation shall be entitled to have the proportion of his fee for his unexpired license apply in payment of the original license issued under this ordinance.

7. Drivers' licenses may be suspended or revoked at any time by the Mayor, the Chief of the Bureau of Licenses or any City Magistrate. The fact of such suspension shall be noted on the license, together with a statement of the reason therefor, and the driver shall be deprived of his badge by the official suspending or revoking such license. When the license is suspended or revoked by an official other than the Chief of the Bureau of Licenses, the driver's badge and a note of the revocation or suspension shall be forthwith forwarded to him; the badge to be returned at the expiration of the period for which the license was suspended. A second suspension for the same reason, or in any case a third suspension of a driver's license, shall revoke the license. No driver whose license has been revoked shall again be licensed as a public hack driver in The City of New York. Whenever a license is suspended or revoked by a City Magistrate notice of such revocation, with the cause thereof, shall be forwarded to the Chief of the Bureau of Licenses. It shall also be the duty of the Chief of the Bureau of Licenses to notify the Police Department whenever a license is revoked.

8. Any person not having been duly licensed as a public hack driver, or any person whose license as such driver has been revoked, or any person whose license has been suspended and who during the time of such suspension drives for hire a public hack upon the streets or highways of The City of New York, shall upon conviction before any City Magistrate be punished by a fine of not over \$50 or imprisonment for a term not exceeding thirty days, or both.

Article V.

Hack Stands.

1. All public hack stands heretofore designated by this Board are hereby abolished.

2. All spacial hack stands are hereby abolished and licenses for the same shall not be issued hereafter.

3. The Mayor is hereby authorized to locate and designate as public hack stands the space alongside the curb adjacent to property used as public parks, public buildings, railroad stations, steamship and ferry landings, hotels, restaurants, theatres, and the centre of any street or avenue where the roadway, exclusive of the sidewalk, is 30 feet in width or more.

4. The Mayor may also designate the space beside the curb adjacent to subway entrances and elevated railway steps as stands for a limited number of public hacks. The Mayor shall further designate the number of such public hacks that shall be allowed to stand at any of the places designated by him, and the Bureau of Licenses shall prepare a metal sign, which shall be attached to a post or stanchion adjacent to the said stand, and on which sign shall be placed the number and kind of vehicles that will be allowed on that particular hack stand.

5. Owners of any property may apply to the Mayor for the establishment of a public hack stand adjacent to their premises, stating in said application the number of public hacks they desire to come on said stand, and also the kind of locomotion to be used, whether gasoline, electric motor or horses. Such application shall be granted solely in the discretion of the Mayor, and may be revoked by him at any time. There shall be delivered to the owner of the property making such application a metal sign

to be affixed to a stanchion on the curb or other conspicuous place, setting forth the kinds of public hacks and the number thereof that will be allowed on said stand.

6. The Mayor may not establish a public hack stand in the centre of any street opposite to the premises where the owner has applied for and received the permit last above mentioned, during the time that said permit is in operation.

7. No public hack shall stand at any hack stand located and designated by the Mayor in accordance with section 3 of this article, adjacent to the curb of the sidewalk, within 15 feet of the entrance to any building erected on the property adjacent to the said hack stand. The said 15 feet shall be determined by measuring 15 feet on each side of a point on the curb opposite the middle of the entrance to the adjacent building. No hack shall stand within 5 feet of any cross-walk.

8. Only public hacks in such numbers and of such kinds as are set forth on the metal sign may remain at the stand while waiting for employment; and only in single file, pointed in accordance with the traffic regulations. No public hack standing at the head of any such line shall refuse to carry any orderly person applying for a hack, who agrees to pay the proper rate of fare; but this shall not prevent any person from selecting any hack he may desire on the stand whether it be at the head of the line or not. As the hacks leave the line with passengers, those behind shall move up, and any public hack seeking a space on the stand shall only approach the same from the rear end of the stand and move up as far as possible to the last cab already on the line.

9. The Mayor may suspend or revoke the license of any public hack driver who shall violate the above provisions by standing in front of the entrance of any building within the prohibited space after his passengers desiring to leave have alighted, or who shall attempt to stand in said prohibited space waiting for passengers, or who shall violate any of the other provisions of this section.

Article VI.

Rates of Fare.

1. Maximum rates of fare shall be as follows:

Motor Vehicles—(Except Sight-Seeing Cars.)

For not more than two passengers:	
For the first half-mile, or any fraction thereof.....	\$0 30
For each succeeding one-quarter mile, or any fraction thereof.....	10

For three or more passengers:	
For the first half-mile, or any fraction thereof.....	40
For each succeeding one-sixth mile, or any fraction thereof.....	10

2. Sight-seeing cars.

No rates are hereby established for sight-seeing cars, but a schedule of the rates charged for each trip shall before the trip be prominently displayed upon the car, and a charge greater, or attempt to charge any passenger a sum greater than that set forth in said schedule shall be deemed a violation of this ordinance.

3. Horse-drawn vehicles.

For cabs:

For the first mile, or any fraction thereof.....	\$0 50
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For each succeeding one-half mile, or any fraction thereof.....	20
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For coaches:

For the first mile, or any fraction thereof.....	70
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For each succeeding one-half mile, or any fraction thereof.....	30
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Hourly rates (applying only to horse-drawn vehicles when shopping or calling, and not including park or road driving, nor driving more than five miles from the starting point):

For the first hour, or any part thereof.....	\$1 50
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For each additional one-half hour.....	50
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In case of public hacks on which taximeters are not affixed, when driving on the numbered streets or numbered and lettered avenues in the Borough of Manhattan, twenty blocks north and south, and seven blocks between the numbered and lettered avenues constitute a mile for the purpose of this ordinance. The rate card, as provided for hereafter, shall state the number of blocks constituting a mile in the Borough of Manhattan.

4. Applying both to motor-driven and horse-drawn vehicles:

For waiting time at the rate of \$1.50 per hour.

For each piece of luggage carried outside, twenty cents. No charge shall, however, be made for hand bags and suit cases.

Ferriage and tolls in all cases to be paid by the party using the vehicle.

5. A copy of the foregoing rates of fare shall be furnished by the Bureau of Licenses to each public hack, and shall at all times be pasted in a conspicuous place in the inside thereof.

6. The Bureau of Licenses shall provide each public hack with a printed receipt pad, and every public hackman shall keep on hand a supply of the same, and shall, whenever so requested by a passenger, give the passenger a receipt on such printed official form for the fare paid.

7. Any violation of the provisions of this article, or any charge or any attempt to charge any passenger a greater rate of fare than that to which the public hack is entitled under the provisions of this article, shall render the offender liable, upon conviction thereof before any City Magistrate, to a fine of not exceeding \$10, or in default of payment thereof to imprisonment in the City Prison for a period not exceeding ten days.

Article VII.

Miscellaneous Provisions.

1. It shall be unlawful:

For any person to use or permit to be used, or drive for hire, a public hack equipped with a taximeter not having the case thereof sealed and the cover and gear thereof intact.

For any driver of a public hack equipped with a taximeter or other similar device, while carrying passengers or under employment, to display the signal affixed to such taximeter or other similar device in such position as to denote such vehicle is not employed, or in such position as to denote that he is employed at a rate of fare different from that to which he is entitled under the provisions of this ordinance.

For any person to drive a public hack on which has been affixed any taximeter other than one duly inspected and approved.

A violation of any of the provisions of this section shall render the offender or offenders liable upon conviction before any City Magistrate to a fine of not more than fifty dollars for each and every offense, and in default of payment of such fine he may be committed to prison by such Magistrate until the same shall be paid, but such imprisonment shall not exceed ten days.

2. Every driver of a public hack, immediately after the termination of any hiring or employment, must carefully search such hack for any property lost or left therein, and any such property, unless sooner claimed or delivered to the owner, must be taken to the nearest Police Station and deposited with the officer in charge within twenty-four hours after the finding thereof, and the Captain of the precinct to which such report shall be made shall forward a written notice to the Bureau of Licenses with brief particulars and description of the property.

3. Every driver of a public hack shall have the right to demand payment of the legal fare in advance, and may refuse employment unless so prepaid, but no driver of a public hack shall otherwise refuse or neglect to convey any orderly person or persons upon request anywhere in the City, unless previously engaged or unable to do so. No driver of licensed hack shall carry any other person than the passenger first employing a hack without the consent of said passenger.

4. All disputes as to the lawful rate of fare shall be determined by the police officer in charge of the police station nearest to the place where such dispute is had; failure to comply with such determination shall subject the offending party to a charge of disorderly conduct, punishable by a fine of not exceeding ten dollars, or in default thereof, imprisonment for not more than ten days.

5. No public hack while awaiting employment by passengers shall stand on any public street or place other than at or upon a public hack stand designated or established, in accordance with this ordinance; nor shall any driver of such hack seek employment by repeatedly and persistently driving his hack to and fro in a short space before, or by otherwise interfering with the proper and orderly access to or egress from any theatre, hall, hotel, public resort, railway or ferry station, or other place of public gathering, but any hackman may solicit employment by driving through any public street or place without stops other than those due to obstruction of traffic, and at such speed as not to interfere or impede traffic, and may pass and repass before any theatre, hall, hotel, public resort, railway or ferry station, or other place of public gathering, provided that after passing such public place he shall not turn and repass until he shall have gone a distance of two blocks beyond such place.

6. No person shall be allowed to ride on the box with the driver.

7. No person shall solicit passengers for a public hack or hacks upon the streets

and highways of The City of New York except the driver of a public hack when sitting upon the driver's box of his vehicle.

8. Any person violating any of the provisions of this ordinance, except those where another penalty is specifically provided, upon conviction of such violation by a City Magistrate or the Chief of the Bureau of Licenses, or the Deputy Chief, either upon confession of the party or by competent testimony, may be fined for such offense a sum not exceeding ten dollars or be subject to the suspension or revocation of his license in the discretion of the Chief of the Bureau of Licenses or the Deputy Chief, with the approval of the Mayor.

9. This ordinance shall take effect sixty days after the date of its approval by the Mayor.

SECOND ORDINANCE.

Be it ordained by the Board of Aldermen of The City of New York, as follows:

1. Section 307 of article 2, title 2, of chapter 7, part 1 of the Code of Ordinances of The City of New York, is hereby amended by striking therefrom the words "for each public hack coach, \$3.00;" "for each public hack cab, \$2.00;" "for each special hack coach, \$5.00;" "for each special hack cab, \$3.00."

2. Section 315, article 3, title 2, chapter 7, part 1, is hereby amended by striking therefrom the words "hack or" so that the same shall read as follows:

"315. Every person driving a licensed [hack or] express, shall be licensed as such driver, and every application for such license shall be endorsed, in writing, by two reputable residents of The City of New York testifying to the competency of the applicant. No owner of a licensed [hack or] express shall employ an unlicensed driver under a penalty of \$10 for each and every offense."

3. The following sections of article 3, title 2, chapter 7, part 1 of the Code of Ordinances of The City of New York are hereby repealed in their entirety:

"Sections 316, 316-A, 316-B, 316-C, 316-D, 316-E, 316-F, 316-G, 316-H, 316-I, 316-J,

316-K, 316-L, 316-M, 316-N, 316-O, 316-P, 316-Q, 316-R, 317, 318, 319, 320, 321, 322,

323, 324, 325, 326, 327, 328, 328-A, 329, and Section 465 of article 4, chapter 12."

4. This ordinance shall take effect sixty days after its approval by the Mayor.

HENRY F. GRIMM, JOHN A. BOLLES, WILLIAM D. BRUSH, FRANK

CUNNINGHAM, SAMUEL MARKS, DANIEL R. COLEMAN.

Which was laid over.

ORDINANCES AND RESOLUTIONS.

Alderman Marks asked and obtained unanimous consent to introduce the following:

No. 3657.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Article I.

Title, Definitions and Applications.

1. Title.—This ordinance shall be known as the Public Hack Ordinance and shall apply to vehicles as enumerated in this article.

2. Definitions—

1. A Public Hack is a vehicle plying for hire and which solicits passengers for hire upon the streets and highways of this City.

2. A Cab is a public hack intended to carry two persons as passengers.

3. A Coach is a public hack intended to carry not less than four nor more than seven passengers.

4. A Sightseeing Car is a motor-driven vehicle designed to carry more than seven passengers from a fixed locality to points of interest about the City.

5. A Taximeter is a meter instrument or device by which the charge for hire of a public hack is mechanically calculated either for distance traveled or for waiting time, or for both, and upon which such charge shall be indicated by means of figures.

6. A Taxicab is a public hack upon which a taximeter is affixed.

3. This ordinance shall not apply to or govern any vehicle hired or obtained from a livery stable or garage, which does not solicit passengers for hire upon the streets; nor to any omnibus running by authority of any ordinance, law, charter or permit upon a fixed route running through a City.

Article II.

Public Hack Licenses.

1. No public hack shall ply for hire, solicit or carry passengers for hire upon the streets of The City of New York without first obtaining a license.

2. The license may be granted by the Bureau of Licenses for a term of one year unless sooner suspended or revoked. The Mayor shall have the power to suspend or revoke any license or permit issued under the provisions of this ordinance.

3. The owner of any public hack who desires to obtain a license hereunder shall submit to the Chief of the Bureau of Licenses a written application therefor upon a form which shall be furnished by the Bureau of Licenses, which shall contain the following: (a) The character of the vehicle for which the license is requested, (b) the length of time same has been in use, if a motor vehicle, (c) the name of the maker thereof, (d) the date when same was constructed, (e) the motor power of the engine thereof, (f) the number of people intended to be carried therein, (g) the length of time which it has been used as a public hack, (h) the name of the maker of the taximeter affixed thereon, together with the date of the last inspection of same, (i) an agreement that the said public hack will be submitted to the Bureau of Licenses for inspection.

4. Upon the filing of an application for a license as above set forth, it shall be the duty of the Chief of the Bureau of Licenses to cause such public hack and the taximeter thereon to be inspected as to its sanitary conditions, efficiency and suitability, and tested as to the accuracy of taximeter affixed thereon; the efficiency of every wheel, tire, gear, shaft or other part of the propelling mechanism which may affect the operation or control of such public hack; the condition of the harness or harnesses used, if a horse-drawn vehicle. The Mayor is hereby empowered to appoint as many Inspectors as may be found necessary to carry on the work of inspection of public hacks hereunder. Such Inspectors shall be under the direction of the Chief of the Bureau of Licenses and shall be paid such compensation or salary as shall be fixed by law, and they may be removed at any time by the Mayor.

5. After such public hack and taximeter affixed thereon have been so inspected, it shall be the duty of the Inspector to deliver to the Chief of the Bureau of Licenses a certificate of the inspection, duly verified, stating (a) the character and general description of the vehicle examined, (b) the number of people intended to be carried therein, (c) the condition of the same as to appearance and efficiency, (d) a statement as to whether it is suitable for a public hack, and if the vehicle be a motor-driven one, there shall be stated in addition thereto: (e) By whom constructed, (f) the motor power of the engine thereon, (g) date of construction, (h) character of power by which it is driven, (i) the condition and accuracy of the taximeter affixed thereon, giving the percentage of variance from correctness, and whether or not same has been securely sealed as herein prescribed, (j) a statement as to whether or not the taximeter is operated from any wheel to which power is applied, (k) any other facts which may be deemed material by the Chief of the Bureau of Licenses.

6. All licenses hereafter issued for public hacks shall expire on the 31st day of January of each year. The following license fee shall be paid before any such license shall be issued:

(1) Each public hack having an inside seating capacity for two persons \$5 00

(2) Each public hack having an inside seating capacity of from four

to seven persons.....

(3) For each sightseeing car.....

Such license fees shall be in lieu of and not in addition to any established, and, except as above provided, no charge shall be made, ever, that in any case where a licensee is issued on or after August 1, only one-half of the above fee shall be paid.

7. No license shall be issued unless there shall be delivered to the Bureau of Licenses (a) the application as above described, (b) the license fee, (c) a public hack driven by mechanical power, seating capacity as set forth, (d) a taximeter of a size and design approved by the Bureau of Licenses for use upon public hacks.

8. After sundown the face of every taximeter light so arranged as to throw continuous steady violation of this provision shall render the offender liable to a fine not exceeding ten dollars, and thereof to imprisonment in the City Prison for a period not exceeding ten days.

9. Upon approval of the application, certificate of inspection, and upon receipt of license fee as above prescribed, the Chief of the Bureau of Licenses may grant the license. When such license is granted it shall be the duty of the Chief of the Bureau of Licenses to deliver to the owner of said vehicle:

(a) A card of such size and form, as may be approved by the Mayor, which shall contain the official license number of the public hack so licensed, together with the date of inspection of same and a statement to the effect that any complaint as to the character of the public hack or rate of fare charged should be made to the Chief of the Mayor's Bureau of Licenses, and which said card shall be signed by the Chief of the Mayor's Bureau of Licenses, or his deputy by him duly authorized, and which card shall be suitably framed to protect it from injury.

(b) A metal plate of such size and width and in such a form as shall be adopted by the Chief of the Bureau of Licenses, not less than eight inches in length or four inches in width, which shall have plainly displayed thereon the registration number assigned to such public hack in Arabic numerals in such a color as shall be designated for each year by the Chief of the Bureau of Licenses on a white background, each of which numerals shall be not less than three inches in height and each stroke to be of a width not less than one-fourth of an inch, together with the initial letters to be not less than one inch in height. All such plates shall be of the same design, and the design shall be changed on the 1st day of February in each year.

10. The Mayor's Bureau of Licenses shall keep a register of the name of each person owning or using a vehicle licensed under this ordinance, together with the license number of the same, the description, make and necessary dimensions of such vehicle, with the date and complete record of inspections made of it, and such records shall be open to the inspection of the public during business hours and shall be public records, and extracts may be certified by the Chief of the Bureau of Licenses, or his deputy, duly authorized, for use as evidence.

11. Each public hack shall carry, affixed in a conspicuous place in the interior thereof, the license card issued by the Chief of the Bureau of Licenses, and shall have affixed upon a conspicuous and indispensable part of the said public hack the license plate issued by the Chief of the Bureau of Licenses, so that same may be at all times clearly visible, and shall be illuminated by a lamp after sundown in the same manner prescribed by the Motor Vehicle Law of the State of New York with regard to the State license number, and no licensed hack shall carry or have affixed to it, inside or outside, any number except such official number issued by the Bureau of Licenses, except in the case of motor vehicles the number provided under the Motor Vehicle Law, and in the case of public hacks, driven by mechanical power, the license number assigned hereunder shall in each case be the same as that assigned to the same vehicle by the Secretary of the State of New York for that year pursuant to law.

12. Any owner or driver of a public hack not licensed and equipped in accordance with the provisions of this ordinance, or of a public hack the license of which has been suspended or revoked, who solicits or carries passengers for hire upon the public streets in The City of New York, shall, upon conviction before any City Magistrate, be punished by a fine of not more than fifty dollars or imprisonment for a term not exceeding thirty days or both.

13. All licenses issued for public hacks shall expire on the 31st day of January of each year hereafter, and new licenses issued in accordance with this section shall be issued as of February 1st of each year.

14. A person who shall use, or permit to be used, any public hack for hire, the taximeter installed upon which shall be over 5 per cent. defective and incorrect to the prejudice of any passenger, or which has not been duly inspected, approved and sealed by the Chief of the Bureau of Licenses, or his deputy, duly authorized, as herein prescribed, or the case or seal of the case of which has been changed, broken or otherwise altered or interfered with, or which is not properly illuminated after sundown, or upon which any charges for extras are registered upon the same dial which records the fares for distance traveled or for waiting time or upon which the figures which registers distance traveled and waiting time are illegible from the seat designed to be occupied by any passenger, which figures shall be not less than five-eighths of an inch in height, or brings the flag of the taximeter installed upon a public hack to a recording position before the public hack to which it is attached is engaged by a passenger, or before the hour specified by the passenger about to use the said public hack, with the intent thereby to charge an additional fare or who operates any public hack for hire without bringing the flag of the taximeter to the recording position when such public hack is engaged by a passenger, with the intent thereby to exact an additional fare from said passenger, shall be guilty of an unlawful act and, upon conviction thereof by any City Magistrate, shall be subject to a fine of not more than fifty dollars or imprisonment for ten days or both.

15. No taximeter or other mechanical device for recording fares affixed to a public hack propelled by mechanical motive power, shall be operated from any wheel to which power is applied.

16. Public hack licenses granted under this ordinance may be revoked or suspended at any time by the Chief of the Mayor's Bureau of Licenses if the public hack is not maintained in a sanitary and suitable condition, and in the case of a horse drawn vehicle, if the horse or horses are unfit for use. It shall be the duty of the Chief of the Bureau of Licenses to cause all public hacks to be duly inspected at least once in four months, and at such other times as may be necessary to insure their continued fitness for public use, and at any time upon the complaint of a passenger. If upon such inspection the public hack is found to be unsuitable to be used as such, a tag in such form as may be prescribed by the Chief of the Bureau of Licenses, upon which shall be inscribed the word "condemned," shall be attached and securely sealed upon a conspicuous and indispensable part of such public hack, and shall continue so affixed and sealed until such time as such public hack shall, upon a subsequent inspection, be found to be repaired and in a suitable condition to be used as a public hack, when same may be removed by the Chief of the Bureau of Licenses or his deputy thereto duly authorized. A verified certificate of all inspections shall immediately be filed with the Chief of the Bureau of Licenses and a duplicate delivered to the owner of such public hack. Licenses when suspended or revoked, as prescribed in this section, shall not be reissued until the public hack and all its appurtenances shall be restored to sanitary and suitable condition for use by the public. When such license is suspended or revoked, it shall be the duty of the Chief of the Bureau of Licenses, or his duly authorized deputy, to take possession of and safely keep the license card and all other emblems furnished at the time such license was issued. The said card and emblems to be returned upon the expiration of the period of suspension.

17. Any person who shall operate or use any public hack or attempt to carry any passengers for hire therein which has been condemned by the Chief of the Bureau of Licenses, or his duly authorized deputy as above set forth, and any person who shall remove, alter, destroy or otherwise interfere with any tag or seal so affixed or placed upon any public hack for the purpose of condemning the same, shall be guilty of an unlawful act and, upon conviction by a City Magistrate, shall be fined not more than the sum of fifty dollars or imprisonment for not more than thirty days or both.

18. Every public hack shall be equipped with a suitable lamp securely fastened to each side thereof, and shall have securely fastened upon the outside of each lamp the official number issued by the Chief of the Bureau of Licenses, which shall be cut out of a metal band after the manner of a stencil plate, the component figures of which shall be not less than one and one-half inches in width.

Article III.

Drivers' Licenses.

Person who drives a public hack must be licensed as such driver. Driver's license shall be issued hereunder unless the person applying therefor to the Chief of the Bureau of Licenses:

Applies application upon a form to be furnished by the Bureau of

contains the following information, to wit: (a) his full name,

(b) birth place, (d) all prior residences during the past five

years, (e) his present residence, (f) whether he is a citizen of the

United States, (g) whether he is a citizen of the Army, Navy or other branch of any military service, (h) whether he has ever

been in the Army, Navy or other branch of any military service, (i) his age, (j) nationality, (k) whether colored or white, (l) whether he has ever been in the Army, Navy or other branch of any military service, (m) whether he has ever been in the Army, Navy or other branch of any military service, (n) whether he has ever been in the Army, Navy or other branch of any military service, (o) whether he has ever been in the Army, Navy or other branch of any military service, (p) number of employers during the past five years, (q) number of employers during the past five years, (r) number of employers during the past five years, (s) number of employers during the past five years, (t) number of employers during the past five years, (u) number of employers during the past five years, (v) number of employers during the past five years, (w) number of employers during the past five years, (x) number of employers during the past five years, (y) number of employers during the past five years, (z) number of employers during the past five years.

Driver's license to be issued to a person who has good character signed by two reputable citizens who have known him personally during the two years

3. Each such application for a driver's license shall be accompanied by two photographs of the applicant bearing a close resemblance to him. Each of such photographs shall be marked for identification by the Chief of the Bureau of Licenses in such manner as may be prescribed by him, and one of which shall be attached to and filed with the application and the duplicate thereof shall be securely affixed to the license, if one is issued; if not, it shall be returned to the applicant.

4. After the above-described application and photograph have been filed with the Chief of the Bureau of Licenses and proper investigation made as to the facts set forth therein by the Chief of the Bureau of Licenses and before a license is issued, the applicant shall present himself in person and successfully complete and pass an examination upon the following subjects, to wit: (a) as to his knowledge of the provisions of this ordinance, (b) the police traffic regulation of The City of New York, (c) the geography of The City of New York. Such examination shall be conducted by or under the direction of the Chief of the Bureau of Licenses, who is hereby authorized and empowered to conduct the same upon the said subjects.

5. Upon satisfactory fulfilment of the conditions herein established and the payment of a license fee of \$2 the applicant shall be licensed by delivering to him a license in such form as may be approved by the Mayor. Such license shall contain the photograph of the licensee, his signature, residence and number of license. There shall also be delivered a metal badge of such form and style as the Mayor shall approve, with the license number thereon. The Mayor's Bureau of Licenses shall keep a record of all licenses issued to drivers, and all renewals, suspensions and revocations of the same.

6. Driver's licenses shall be issued as of February 1 in each and every year, and shall be valid to and including the last day of January next succeeding only. Upon a renewal of the license it shall be the duty of the licensee to surrender any license or badge theretofore issued to him or submit to the Chief of the Bureau of Licenses satisfactory proof of the loss thereof.

7. No driver's license shall be issued to any person who is not a citizen of the United States or who is under the age of eighteen years, or who has been convicted of felony, or who is unable to read and write the English language, or who has made a false representation in the application submitted by him, or who is afflicted with defective eyesight or hearing or other physical infirmity which would render him unable to safely drive or operate a public hack, or who has not complied with the provisions of this ordinance.

8. Every licensed driver shall, while operating or in control of a public hack, wear upon his breast the badge issued by the Bureau of Licenses bearing his license number.

9. Drivers' licenses may be suspended or revoked at any time by the Mayor, the Chief of the Bureau of Licenses or any City Magistrate for a violation of this ordinance. The fact of such suspension shall be noted on the license, together with a brief statement of the reasons therefor. The driver shall be deprived of his badge by the official suspending or revoking such license. When the license is revoked or suspended by an official other than the Chief of the Mayor's License Bureau, the driver's badge and a note of the suspension or revocation shall forthwith be forwarded to the Chief of the Bureau of Licenses; the badge to be returned to the licensee upon the expiration of the period for which the license was suspended.

10. No owner, driver or other person operating or in control of a public hack shall by word of mouth while standing upon any street, sidewalk or other public place or highway, or, except while seated upon the driver's seat of a public hack, solicit patronage or employment for said public hack or shall employ or utilize the services of any solicitor, agent or person for such a purpose, or shall obstruct such highway with any sign for said purpose.

11. Any person who is not duly licensed as a public hack driver, or any person whose license as such driver has been revoked, or any person whose license has been suspended, during the time of such suspension, who drives a public hack for hire upon the streets or highways of The City of New York, or who refuses or wilfully neglects to constantly display his driver's badge while engaged in his employment or who solicits patronage contrary to section 10. or who shall be found guilty of having made a false statement in his application for a license, shall be deemed guilty of an unlawful act, and upon conviction before any City Magistrate shall be punished by a fine of not over fifty dollars or imprisonment for a term not exceeding ten days, or both.

Article IV.

Hack Stands.

1. Any duly licensed public hack shall stand while waiting for employment at such places and for such periods of time as now are or hereafter may be established as public hack stands.

2. All special hack stands are hereby abolished, and no license for same shall be hereafter issued.

3. In addition to the public hack stands which have been heretofore established, the Mayor is hereby authorized to locate and designate as a public hack stand a portion of any street alongside the curb adjacent to property used as public parks, public buildings, railroad stations, steamships and ferry landings, hotels, restaurants, theatres and other places of public amusement, and the centre of any street or avenue where the roadway, exclusive of the sidewalk, is 30 feet in width or more. The designation of such a portion of the street as a public hack stand shall be in writing, signed by the Mayor, and filed in the office of the Bureau of Licenses. The Chief of the Bureau of Licenses shall keep a record of all such designations so filed.

4. The owner of any real property may submit to the Chief of the Bureau of Licenses a written application to have a portion of the street immediately in front of such real property used as a public hack stand. Such application shall specify the location and dimensions of the real property, the width of the street, the number of public hacks which he desires to utilize such hack stand, and the character of the business carried on or other occupation of the real property. Upon receipt of said application it shall be the duty of the Chief of the Bureau of Licenses to deliver the same to the Mayor for his approval. The approval or disapproval of the said application by the Mayor shall be in writing, and the application, together with such written approval or disapproval, shall then be filed in the office of the Bureau of Licenses. If such application shall be approved by the Mayor upon the filing of said application together with the application, the portion of the public street therein designated may be used as a public hack stand for the number of public hacks and the periods of time therein set forth. The Mayor may revoke such permission at any time.

5. Upon the filing of the designation specified in Section 3 or upon the filing of the application and approval as set forth in Section 4, it shall be the duty of the Chief of the Bureau of Licenses to cause to be placed in a conspicuous place adjacent to said public hack stand a metal sign of such a form as shall be approved by the Mayor, upon which shall be set forth the number of public hacks permitted to utilize each public hack stand. The said metal sign shall not be altered, changed or removed except by and under the authority of the Mayor during the continuance of such public hack stand. Any person who wilfully changes, alters or removes any such metal sign so placed shall be guilty of a violation of this ordinance and, upon conviction before any City Magistrate, shall be subject to a fine of not more than twenty-five dollars or imprisonment for a term not exceeding ten days.

6. During the time that any public hack stand adjacent to the curb is in existence, no public hack shall be permitted by the Mayor in the centre of the said street opposite such premises.

7. No public hack shall stand at any hack stand located and designated by the Mayor in accordance with Section 3 of this article, adjacent to the curb of the sidewalk, within 15 feet of the entrance to any building erected on the property adjacent to the said hack stand. The said 15 feet shall be determined by measuring 15 feet on each side of a point on the curb opposite the middle of the entrance to the adjacent building. No hack shall stand within 5 feet of any crosswalk.

8. Only public hacks in such numbers as have been designated or approved by the Mayor shall stand while awaiting employment at any place designated as a public hack stand, but such hack stand may be used by any duly licensed public hack without discrimination. Public hacks shall form in single line in the order of their arrival at any public hack stand and shall present themselves in the same order to prospective passengers; but nothing herein contained shall be construed to obligate such passengers to hire the first vehicle so presented, if he desires to select another. No public hack standing at the head of such line shall refuse to carry any orderly person applying to be carried as a passenger who agrees to pay the proper rate of fare, and he shall not by such refusal or for any other reason, or in any other manner, wilfully or reasonably obstruct the orderly progress of said line of public hacks. A violation of the provisions of this section shall render the offender or offenders liable, upon

conviction before any City Magistrate, to a fine of not more than fifty dollars for each and every offense or imprisonment for not more than ten days.

Article V.

Rates of Fare.

1. The maximum legal rates of fare for public hacks shall be as follows: For the first half mile or any part thereof..... \$0 40

For each additional one-fourth of a mile or any part thereof..... 10

2. No maximum rates of fare are hereby established for sightseeing cars. The owner of every sightseeing car operating in the City of New York shall file with the Chief of the Bureau of Licenses a schedule of rates to be charged for each trip between fixed points within the City of New York, which shall include the rate to be charged for the return trip, and shall display in a conspicuous position in or upon the said sightseeing car where it may readily be seen by prospective passengers a correct copy of the said schedule of rates. Any owner of a sightseeing car who fails to file such a schedule of rates with the Chief of the Bureau of Licenses or who fails to conspicuously display the said copy thereof as above provided, or who exacts or charges a sum in excess of the rate so set forth in said schedule of rates so filed, shall be guilty of a violation of this ordinance and, upon conviction by a City Magistrate, may be fined in the sum of not more than twenty-five dollars or imprisonment of not more than ten days.

For waiting time, in all classes of public hacks, at the rate of \$1.50 per hour.

Hourly Rates.

(Applying only to shopping and calling, and not including park or road driving, nor driving more than five miles from the starting point.)

For the first hour, or any part thereof..... \$1 50

For each additional half hour..... 50

For each piece of luggage carried outside, 20 cents. No charge shall be made for handbags and suit cases carried in the interior of the vehicle.

Ferryage and bridge tolls in all cases to be paid by the party using the vehicle.

3. In case of public hacks upon which taximeters are not affixed, when driving on the numbered streets or numbered and lettered avenues in the Borough of Manhattan, twenty blocks north and south, and seven blocks east and west, between the numbered and lettered avenues constitute a mile for the purpose of this ordinance.

4. All rates of fare shall depend upon the character of the vehicle, as here defined, and not upon the number of the passengers actually carried. No owner or driver of a public hack shall, however, be compelled to carry a greater number of people than the vehicle he owns or operates is fairly designed to carry.

5. Each public hack shall be provided with a printed receipt pad in such form as shall be prescribed by the Bureau of Licenses, and every public hackman shall keep on hand a supply of the same, and shall, whenever so requested by a passenger, give a receipt on such printed form for the fare paid, and the Bureau of Licenses shall also furnish to the owner of every licensed public hack a correct copy of the above schedule of rates of fare. The owner of every public hack shall place a true copy of the rates of fare prescribed by this ordinance in a conspicuous place on the interior of such hack and upon demand of any passenger shall exhibit the same to him.

6. No owner or driver of any public hack plying for hire on the streets, avenues or highways of the City of New York shall exact any fare from any passenger greater than that set forth in the official schedule of rates prescribed herein.

7. A violation of any of the sections of this article for which no definite penalty is above prescribed shall be an unlawful act and, upon conviction by any City Magistrate, the offender shall be subject to a fine of not more than fifty dollars or imprisonment for ten days or both.

Article VI.

Miscellaneous Provisions.

1. It shall be unlawful:

(1) For any person to use or permit to be used, or drive for hire, a public hack equipped with a taximeter or other mechanical device to register the fare, not having the case thereof sealed and the cover and gear thereof intact.

(2) For any person to drive a public hack on which has been affixed a taximeter or number device other than one duly inspected and approved by the Bureau of Licenses.

A violation of any of the provisions of this section shall render the offender or offenders liable, upon conviction before any City Magistrate, to a fine of not more than fifty dollars for each and every offense, and in default of payment of such fine he may be committed to prison by such Magistrate until the same shall be paid, but such imprisonment shall not exceed ten days.

2. Every driver of a licensed hack, immediately after the termination of any hiring or employment, must carefully search such hack for any property lost or left therein, and any such property, unless sooner claimed or delivered to the owner, must be taken to the nearest police station and deposited with the officer in charge, within twenty-four hours after the finding thereof, and in addition a written notice, with brief particulars and description of the property, must be forwarded at once to the Bureau of Licenses.

3. No driver of a licensed hack shall refuse or neglect to convey any orderly person or persons upon request anywhere in the City, unless previously engaged or unable to do so. No driver of a licensed hack shall carry any other person than the passengers first employing a hack without the consent of said passenger.

4. No public hack while awaiting employment by passengers shall stand on or upon any public street or place other than at or upon a public hack stand designated by the Board of Aldermen, or by the Mayor's Bureau of Licenses, in accordance with the provisions of this ordinance; nor shall any driver of such hack seek employment by repeatedly and persistently driving his hack to and fro in a short space before or by otherwise interfering with the proper and orderly access to or egress from any theatre, hall, hotel, public resort, railway or ferry station or other place of public gathering or public hack stand established by the Bureau of Licenses, but any hackman may solicit employment by driving through any public street or place without stops other than those due to obstruction of traffic, and at such speed as will not interfere with or impede traffic, and may pass or repass before any theatre, hall, hotel, public resort, railway or ferry station, or other place of public gathering, provided that after passing such public place he shall not turn and repass until he shall have gone a distance of two blocks beyond such place.

5. No person shall be allowed to ride on the box seat with the driver of a public hack while carrying a passenger or passengers for hire.

Any person violating the provisions of this section shall be deemed guilty of an unlawful act and, upon conviction thereof by a City Magistrate, shall be subject to a fine of not less than five dollars nor more than twenty-five dollars or imprisonment for a term not exceeding ten days.

6. A violation of any of the provisions of this ordinance, except those where a definite penalty is heretofore prescribed, shall be an unlawful act and the offender shall, upon conviction by a City Magistrate, be subject to a fine of not more than fifty dollars or imprisonment for not more than ten days or both.

7. Section 308 of article 2, title 2, of chapter 7 of the Ordinances of The City of New York is hereby amended by striking therefrom the words "for each public hack coach, \$3;" "for each public hack cab, \$2;" "for each special hack cab, \$3;" "for each special hack coach, \$5."

The following sections of article 3, title 2, chapter 7 of the Ordinances of The City of New York are hereby repealed: Sections 315, 316, 316-A, 316-B, 316-C, 316-D, 316-E, 316-F, 316-G, 316-H, 316-I, 316-J, 316-K, 316-L, 316-M, 316-N, 316-O, 316-P, 316-Q, 316-R, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 329, and section 465 of article 4, chapter 12.

This ordinance shall take effect sixty days after the date of its approval by the Mayor.

Which was referred to the Special Committee on Taxicabs.

REPORTS OF STANDING COMMITTEES.

Reports of Committee on Finance—

No. 3568.

The Committee on Finance, to which was referred on May 6, 1913 (Minutes, page 381), the annexed resolution in favor of amending an issue of \$14,500 corporate stock for addition to Storehouse, Kings County Hospital, under the jurisdiction of the Department of Public Charities, respectfully

REPORTS:

That this change adds to the resolution the words, "and equipment," so as to permit of the expenditure of a portion of this appropriation not needed for the erection of the building for the furnishing thereof.

The Committee recommends that the accompanying resolution be adopted.

Resolved, That the Board of Aldermen hereby approves of and concurs in the

following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held May 1, 1913:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on July 15, 1912, as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding fourteen thousand five hundred dollars (\$14,500), to provide means for the erection of an addition to the storehouse, Kings County Hospital, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be and the same is hereby amended to read as follows:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding fourteen thousand five hundred dollars (\$14,500), to provide means for the erection and equipment of an addition to, and for additional equipment for, present storehouse, Kings County Hospital, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, HENRY F. GRIMM, JAMES HAMILTON, JOHN S. GAYNOR, C. AUGUSTUS POST, FRANCIS P. KENNEY, Committee on Finance.

Alderman Dowling moved the adoption of this resolution.

The Vice-Chairman put the question whether the Board would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Dixson, Dotzler, Dowling, Downing, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gelbke, Gilmore, Grimm, Hamilton, Hannon, Herbst, Kenneally, Levine, Loos, McCann, McCourt, McGarry, Molen, Morrison, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Stapleton, Stevenson, Walsh, Weil, Wendel, Weston, White, Wilmot; President Cromwell, President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

No. 3569.

The Committee on Finance, to which was referred on May 6, 1913 (Minutes, page 382), the annexed resolution in favor of amending an issue of \$100,000 corporate stock for repairing West drive, Central Park, respectfully

REPORTS:

That, having examined the subject, it believes the proposed change to be necessary, so that portions of other drives in this park may be placed within the scope of this resolution.

The Committee recommends that the accompanying resolution be adopted.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held May 1, 1913:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment at a meeting held April 10, 1913, and adopted by the Board of Aldermen April 22, 1913, which reads as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred thousand dollars (\$100,000), maturing not more than ten (10) years after date of issue to provide means for the repairing of West Drive in Central Park with a bituminous pavement, under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be amended to read as follows:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred thousand dollars (\$100,000), maturing not more than ten (10) years after date of issue, to provide means for the repairing of West Drive and those portions of the Middle Drive and East Drive lying between Webster Monument and 59th street and 5th avenue in Central Park, under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, HENRY F. GRIMM, JAMES HAMILTON, JOHN S. GAYNOR, C. AUGUSTUS POST, FRANCIS P. KENNEY, Committee on Finance.

Alderman Dowling moved the adoption of this resolution.

The Vice-Chairman put the question whether the Board would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Dixson, Dotzler, Dowling, Downing, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gelbke, Gilmore, Grimm, Hamilton, Hannon, Herbst, Kenneally, Levine, Loos, McCann, McCourt, McGarry, Molen, Morrison, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Stapleton, Stevenson, Walsh, Weil, Wendel, Weston, White, Wilmot; President Cromwell, President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

Nos. 3567, 3573, 3574, 3575 and 3595 (G. O., No. 514).

The Committee on Finance, to which was referred on May 6, 1913 (Minutes, pages 380, 384, 385 and 450), certain requests for special revenue bond issues, known as Introductory Nos. 3567, 3573, 3574, 3575 and 3595, respectfully

REPORTS:

That it believes these documents should be placed on file for the reasons given in the report made May 6, 1913, covering similar requests grouped under General Order No. 510, and it so recommends.

HENRY H. CURRAN, ROBERT F. DOWNING, FRANK J. DOTZLER, C. AUGUSTUS POST, HENRY F. GRIMM, THOS. J. MULLIGAN, Committee on Finance.

Which was laid over.

Reports of Committee on Salaries and Offices—

No. 3250 (G. O., No. 515).

The Committee on Salaries and Offices, to which was recommitted on May 6, 1913 (Minutes, page 440), the annexed report and resolution in favor of establishing grade of Inspector of Masonry at \$5 per day for three incumbents, respectfully

REPORTS:

That, at the request of the Borough President, this report and resolution was recommitted. The Committee has again looked into the matter, and received further information as to the needs of the Department, and now concludes that four Inspectors are needed for this work.

It, therefore, recommends that the accompanying substitute resolution be adopted.

ORIGINAL.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 27, 1913:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the President of the Borough of The Bronx the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Day.	Number of Incum- bents.
Inspector of Masonry	\$5 00	6

Resolved, That the said resolution be and the same is hereby amended by striking therefrom the figure "6" under the heading "Number of Incumbents" and inserting in lieu thereof the figure "3."

Resolved, Further, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position, as set forth therein, for three incumbents only.

SUBSTITUTE.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 27, 1913:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the President of the Borough of The Bronx the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Day.	Number of Incum- bents.
Inspector of Masonry	\$5 00	6

Resolved, That the said resolution be and the same is hereby amended by striking therefrom the figure "6" under the heading "Number of Incumbents" and inserting in lieu thereof the figure "4."

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position as set forth therein, for four incumbents only.

NILES R. BECKER, HUGH CUMMUSKEY, MICHAEL CARBERRY, ROBERT H. BOSSE, JAMES F. MARTYN, EDWARD EICHORN, WM. BRUSH, D. M. BEDELL, JACOB WEIL, JAS. R. WESTON, Committee on Salaries and Offices.

Which was laid over.

No. 3310.

The Committee on Salaries and Offices, to which was referred on April 15, 1913 (Minutes, page 89), the annexed resolution in favor of establishing grade of First Assistant Chief Examiner at \$4,000 per annum in the Municipal Civil Service Commission, respectfully

REPORTS:

That, having examined the subject, it believes the proposed position to be necessary to properly cope with the work of the Department. It understands that an Assistant Chief Examiner is to be promoted to the new position from his present one of \$3,500 per annum.

The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held April 3, 1913:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, recommends to the Board of Aldermen the establishment in the Municipal Civil Service Commission of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incum- bents.
First Assistant Chief Examiner	\$4,000 00	1

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position as set forth therein.

NILES R. BECKER, HUGH CUMMUSKEY, MICHAEL CARBERRY, ROBERT H. BOSSE, JAMES F. MARTYN, EDWARD EICHORN, WM. BRUSH, D. M. BEDELL, JACOB WEIL, JAS. R. WESTON, Committee on Salaries and Offices.

Alderman Becker moved the adoption of this resolution.

The Vice-Chairman put the question whether the Board would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Boschen, Brush, Carberry, Cole, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Dixon, Dotzler, Dowling, Downing, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gelbke, Gilmore, Grimm, Hamilton, Hannan, Herbst, Kennedy, Levine, Loos, McCann, McCourt, McGarry, Molen, Morrison, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Stapleton, Stevenson, Walsh, Weil, Wendel, Weston, White, Wilmot; President Cromwell, President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

No. 3435 (G. O. No. 516).

The Committee on Salaries and Offices, to which was referred on April 22, 1913, (Minutes, page 214), the annexed resolution in favor of establishing various grades under the Commissioners of Accounts, respectfully

REPORTS:

That Commissioner Mahoney appeared before the Committee and explained that it was proposed to create these intermediate grades for purposes of promotion, so that experienced and deserving employees could be retained in his Department, and not be tempted by higher salaries to seek transfers to other City Departments or employment in private concerns. The Committee believes this to be a proper stand, and recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held April 17, 1913:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the Commissioners of Accounts of the grades of positions, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incum- bents
Accountant	\$3,000 00	8
Accountant	2,850 00	8
Accountant	2,550 00	8
Clerk	1,800 00	4
Examining Inspector	1,650 00	2
Examining Inspector	1,350 00	2
Examining Inspector	1,200 00	2
Stenographer to Commissioner	1,950 00	1
Stenographer to Commissioner	1,500 00	1
Stenographer to Commissioner	1,350 00	1
Law Examiner	2,850 00	1

—and that the grades of positions be hereby abolished, as follows:

Title.	Rate Per Annum.	Number of Incum- bents
Confidential Stenographer	\$1,500 00	Unlimited
Confidential Stenographer	1,350 00	Unlimited
Confidential Stenographer	1,200 00	Unlimited

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, and fixes the salaries of said positions as set forth therein.

NILES R. BECKER, HUGH CUMMUSKEY, MICHAEL CARBERRY, ROBERT H. BOSSE, JAMES F. MARTYN, EDWARD EICHORN, WM. BRUSH, D. M. BEDELL, JACOB WEIL, JAS. R. WESTON, Committee on Salaries and Offices.

Which was laid over.

No. 3438 (G. O. No. 517).

The Committee on Salaries and Offices, to which was referred on April 22, 1913 (Minutes, page 217), the annexed resolution in favor of establishing grade of Auditor (expert) at \$2,500 per annum, in the Department of Public Charities, respectfully

REPORTS:

That this position is established in order to enable the Department to comply with the provisions of new regulations and accounting systems ordered by the Special Committee of the Board of Estimate and Apportionment. The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held April 17, 1913:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, recommends to the Board of Aldermen the establishment in the Department of Public Charities of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incum- bents
Auditor (Expert)	\$2,500 00	1

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, and fixes the salary of said position as set forth therein.

NILES R. BECKER, HUGH CUMMUSKEY, MICHAEL CARBERRY, ROBERT H. BOSSE, JAMES F. MARTYN, EDWARD EICHORN, WM. BRUSH, D. M. BEDELL, JACOB WEIL, JAS. R. WESTON, Committee on Salaries and Offices.

Which was laid over.

No. 3570 (G. O. No. 518).

The Committee on Salaries and Offices, to which was referred on May 6, 1913 (Minutes, page 383), the annexed resolution in favor of establishing grades of Inspector at \$2,250 and \$1,950 per annum in the office of the President of the Borough of The Bronx, respectfully

REPORTS:

That this resolution covers increases of \$150 and \$300, respectively, in the salaries of two men of long service. The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held May 1, 1913:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the President of the Borough of The Bronx, of the grades of positions, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incum- bents
Inspector	\$2,250 00	1
Inspector	1,950 00	1

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, and fixes the salaries of said positions as set forth therein.

NILES R. BECKER, HUGH CUMMUSKEY, MICHAEL CARBERRY, ROBERT H. BOSSE, JAMES F. MARTYN, EDWARD EICHORN, WM. BRUSH, D. M. BEDELL, JACOB WEIL, JAS. R. WESTON, Committee on Salaries and Offices.

Which was laid over.

Nos. 3593 and 3599 (G. O. No. 519).

The Committee on Salaries and Offices, to which was referred on May 6, 1913 (Minutes, pages 450 and 451), the annexed resolutions in favor of appointing Robert E. Carlin and Benjamin Weiss as City Surveyors, respectfully

REPORTS:

That these applicants have filed the customary references as to character and ability. It therefore recommends that the accompanying substitute resolution be adopted.

(SUBSTITUTE.)

Resolved, That the following named persons be and they are hereby appointed City Surveyors:

Robert E. Carlin, of East Elmhurst, in the Borough of Queens.

Benjamin Weiss, of 664 E. 166th st., in the Borough of The Bronx.

(ORIGINAL.)

Resolved, That Robert E. Carlin, of East Elmhurst, in the Borough of Queens, be and he is hereby appointed a City Surveyor.

(ORIGINAL.)

Resolved, That Benjamin Weiss, of 664 E. 166th st., in the Borough of The Bronx, be and he is hereby appointed a City Surveyor.

NILES R. BECKER, HUGH CUMMUSKEY, MICHAEL CARBERRY, ROBERT H. BOSSE, JAMES F. MARTYN, EDWARD EICHORN, WM. BRUSH, D. M. BEDELL, JACOB WEIL, JAS. R. WESTON, Committee on Salaries and Offices.

Which was laid over.

Reports of Committee on Laws and Legislation—

Nos. 772, 1071, 1140, 2421, 2573, 2585, 2921, 3185 and 3299.

The Committee on Laws and Legislation, to which were referred the following:

Int. No. 772—Ordinance to prevent non-residents from holding office in any departments or branches of the government of The City of New York (page 86, Minutes of April 2, 1912).

Int. No. 1071—An ordinance to amend subdivision 2 of chapter 11 of part I of the Code of Ordinances of The City of New York, relating to the possession of firearms. (page 442, Minutes, May 7, 1912.)

Int. No. 1149—Petitioners from New York Federation of Women's Clubs, relative to moving picture shows (page 498, Minutes of May 28, 1912).

Int. No. 2421—Protest by the Democratic Association of the 16th Assembly of the County of Kings, against the appointment as Chief Inspector, Bureau of Buildings, Manhattan, of a resident of the State of New Jersey. (Page 704, Minutes, December 17, 1912.)

Int. No. 2573—Suggestion by Chief City Magistrate of an addition to the t^{ed} ordinance (page 115, Minutes, January 14, 1913).

Int. No. 2785—Petition from Men's Association of the Brick Presbyterian Church relative to moving picture ordinance (page 357, Minutes, February 4, 1913).

REPORTS:

That having examined the subject, it believes the heroic conduct of Probationary Officer William Heaney should be fittingly rewarded.

It therefore recommends that the said ordinance be adopted.

AN ORDINANCE authorizing and empowering the Police Commissioner to grant full pension to the widow of Probationary Patrolman William Heaney, killed on Saturday, May 3, 1913, while in discharge of his duty.

Be It Ordained, By the Board of Aldermen of The City of New York, as follows:

Section 1. The Police Commissioner of The City of New York is hereby authorized and empowered to grant to the widow of William Heaney, a Probationary Police-man, killed in the discharge of his duty on Saturday, May 3, 1913, a full pension, to be disbursed to said widow under the rules and regulations of the Police Department.

Section 2. This ordinance shall take effect immediately.

COURTLANDT NICOLL, O. GRANT ESTERBROOK, JAMES HAMILTON, JOHN A. BOLLES, WM. BRUSH, MAX S. LEVINE, SAMUEL MARKS, Committee on Laws and Legislation.

Which was laid over, and the Clerk directed to ascertain if the Police Commissioner had taken any action in this matter.

Report of Committee on Water Supply, Gas and Electricity—

No. 251 (G. O. No. 521).

The Committee on Water Supply, Gas and Electricity, to which was referred on January 30, 1912 (Minutes, page 254), the annexed recommendation by the Commissioner of Water Supply, Gas and Electricity of the King meter for use in The City of New York, respectfully

REPORTS:

That, having examined the subject, it believes recommendation of the Commissioner of Water Supply, Gas and Electricity should be approved.

It therefore recommends that the hereto attached resolution be adopted.

Resolved, That in pursuance of section 475 of the amended Greater New York Charter, and in accordance with the recommendation of the Commissioner of Water Supply, Gas and Electricity, the King meter, sizes from $\frac{5}{8}$ to 2 inches, be and the same is hereby approved as to pattern and prices as water meters for use in The City of New York, to wit, as follows:

Size.	Price.	Connections.
$\frac{5}{8}$ -inch	\$8 00	\$0.40 per set.
$\frac{3}{4}$ -inch	12 00	.60 per set.
1-inch	16 00	.80 per set.
$1\frac{1}{2}$ -inch	30 00	No charge.
2-inch	50 00	No charge.

JOHN S. GAYNOR, ABRAM W. HERBST, OSCAR IGSTAEDTER, JAMES R. WESTON, DANIEL M. BEDELL, DANIEL R. COLEMAN, Committee on Water Supply, Gas and Electricity.

Department of Water Supply, Gas and Electricity, Commissioner's Office, 13-21 Park Row, City of New York, January 22, 1912.

To the Honorable Board of Aldermen, City Hall:

Gentlemen—This department has conducted a test of the King meter, manufactured by the Union Meter Co., for the purpose of ascertaining whether it was a suitable and reliable meter to be used in measuring water in this City. The meter is of the disc pattern, almost similar in construction and material to the other disc meters which the City has adopted from time to time. It is made in sizes from $\frac{5}{8}$ -inch to 2-inch. The tests for accuracy on different flows and the tests for durability have shown that this meter could be safely adopted for use in this City.

I respectfully recommend, pursuant to section 475 of the Charter, that this meter be adopted, both as to pattern and price. On the attached schedule are given the different sizes in which the meter is made and the prices, including the connections.

Yours truly,

HENRY S. THOMPSON, Commissioner.

Size.	Price.	Connections.
$\frac{5}{8}$ -inch	\$8 00	\$0.40 per set.
$\frac{3}{4}$ -inch	12 00	.60 per set.
1-inch	16 00	.80 per set.
$1\frac{1}{2}$ -inch	30 00	No charge.
2-inch	50 00	No charge.

Which was laid over.

No. 252 (G. O. No. 522).

The Committee on Water Supply, Gas and Electricity, to which was referred on January 30, 1912 (Minutes, page 254), the annexed communication from the Commissioner of Water Supply, Gas and Electricity recommending the Eureka water meter for use in The City of New York, respectfully

REPORTS:

That, having examined the subject, it believes the recommendation of the Commissioner of Water Supply, Gas and Electricity should be approved.

It therefore recommends that the hereto attached resolution be adopted.

Resolved, That, in pursuance of section 475 of the amended Greater New York Charter, and in accordance with the recommendation of the Commissioner of Water Supply, Gas and Electricity, the Eureka meter, sizes from $1\frac{1}{2}$ to 12 inches, be and the same is hereby approved as to pattern and prices, as water meters for use in The City of New York, as follows:

Size.	Price.	Connections.
$1\frac{1}{2}$ -inch	\$30 00	No charge.
2-inch	40 00	No charge.
3-inch	80 00	No charge.
4-inch	160 00	No charge.
6-inch	350 00	No charge.
8-inch	600 00	No charge.
10-inch	750 00	No charge.
12-inch	900 00	No charge.

JOHN S. GAYNOR, ABRAM W. HERBST, OSCAR IGSTAEDTER, JAMES R. WESTON, D. M. BEDELL, DANIEL R. COLEMAN, Committee on Water Supply, Gas and Electricity.

City of New York, Department of Water Supply, Gas and Electricity, Commissioner's Office, 13-21 Park Row, January 23, 1912.

The Honorable Board of Aldermen:

Gentlemen—This department has made a test of the Eureka water meter, manufactured by the Pittsburgh Meter Co. It is of the current type and is made in sizes from $1\frac{1}{2}$ to 12 inches, and is used principally where a large quantity and quick delivery of water are required. The tests have demonstrated that the meter is sufficiently accurate and constructed of durable material.

I would, therefore, recommend that, pursuant to section 475 of the Charter, this meter is adopted by the Board of Aldermen, both as to pattern and price.

On the enclosed schedule are given the different sizes of the meter and the prices at which same can be purchased. Yours truly,

HENRY S. THOMPSON, Commissioner.

Size.	Price.	Connections.
$1\frac{1}{2}$ -inch	\$30 00	No charge.
2-inch	40 00	No charge.
3-inch	80 00	No charge.
4-inch	160 00	No charge.
6-inch	350 00	No charge.
8-inch	600 00	No charge.
10-inch	750 00	No charge.
12-inch	900 00	No charge.

Which was laid over.

No. 2732 (G. O. No. 523).

The Committee on Water Supply, Gas and Electricity, to which was referred on January 30, 1913 (Minutes, page 308) the annexed communication and resolution recommending for use in The City of New York the Nilo water meter, respectfully

REPORTS:

That, having examined the subject, it believes the recommendation of the Commissioner of Water Supply, Gas and Electricity should be approved.

It therefore recommends that the hereto attached substitute resolution be adopted.

SUBSTITUTE

Resolved, That in pursuance of section 475 of the amended Greater New York Charter, and in accordance with the recommendation of the Commissioner of Water Supply, Gas and Electricity, the Nilo meter, sizes from 2 to 12 inches, be and the same is hereby approved as to pattern and prices, as water meters for use in The City of New York, to wit, as follows:

2-inch	\$40 00	6-inch	\$350 00
3-inch	80 00	8-inch	600 00
4-inch	160 00	12-inch	800 00

ORIGINAL

Resolved, That the Board of Aldermen, pursuant to section 476 of the Charter, as amended, hereby approves and adopts the Nilo water meter, manufactured by the Union Water Meter Company, of Worcester, Massachusetts, in sizes and prices, as follows:

2-inch	\$40 00	6-inch	\$350 00
3-inch	80 00	8-inch	600 00
4-inch	160 00	12-inch	800 00

JOHN S. GAYNOR, ABRAM W. HERBST, OSCAR IGSTAEDTER, JAMES R. WESTON, D. M. BEDELL, DANIEL R. COLEMAN, Committee on Water Supply, Gas and Electricity.

The City of New York, Department of Water Supply, Gas and Electricity, Commissioner's Office, 13-21 Park Row, New York, January 20, 1913.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, City of New York:

Dear Sir—The Union Water Meter Company of Worcester, Mass., is the manufacturer of the Nilo meter. It is constructed so as to insure a quick delivery of water, and is intended for use in manufacturing establishments and other places where a large quantity and an uninterrupted supply of water is necessary. It is of the current type, and at present there are only two or three others of this type of meter which have been adopted for use in the City.

Conditions existed which made it possible for the Department to subject this meter to a very severe and trying test in order to determine its accuracy and durability. While in position in one of the public baths it delivered over 900,000 cubic feet of water, and at stated periods during its service in the bath tests were applied to ascertain the accuracy of the delivery. All of these tests established the accuracy of the meter to a degree closer to the 100 per cent. point than other meters of the same design.

I would respectfully recommend to the Board of Aldermen the adoption of the Nilo meter in sizes and prices as follows:

2-inch	\$40 00	6-inch	\$350 00
3-inch	80 00	8-inch	600 00
4-inch	160 00	12-inch	800 00

Please submit this communication, together with attached draft of resolution, to the Board of Aldermen at its next meeting. Yours truly,

HENRY S. THOMPSON, Commissioner.

Which was laid over.

No. 3222—(G. O. No. 524).

The Committee on Water Supply, Gas and Electricity, to which was referred on March 25, 1913 (Minutes, page 1265), the annexed ordinance, repealing section 283, chapter 6, article 2, part 1, of the Code of Ordinances, relative to the time for paying water rents, respectfully

REPORTS:

That, having examined the subject, it believes the proposed change to be necessary.

It, therefore, recommends that the said ordinance be adopted.

AN ORDINANCE repealing section 283 of chapter 6, of article 2, part 1, of the Code of Ordinances of The City of New York, relating to the time for the payment of water rents.

Be it ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. Section 283 of chapter 6, article 2, of the Code of Ordinances of The City of New York, relating to the time for the payment of water rents, is hereby repealed in its entirety, as follows:

Section 283. All rents for the use of water shall be paid in advance at the time of applying for the water and before any permit is issued; to be calculated up to the first day of May succeeding; and all rents shall continue to be collected in advance on the first day of May annually, so long as the contract exists; and no contract for the supply of water shall be binding for a longer period than until the second succeeding first day of May after such contract is entered into (R. O., 1897, sec. 153).

Section 2. This ordinance shall take effect immediately.

JOHN S. GAYNOR, ABRAM W. HERBST, OSCAR IGSTAEDTER, JAMES R. WESTON, D. M. BEDELL, DANIEL R. COLEMAN, Committee on Water Supply, Gas and Electricity.

Which was laid over.

No. 3137—(G. O. No. 525).

The Committee on Water Supply, Gas and Electricity, to which was referred on March 18, 1913 (Minutes, page 1091), the annexed communication from his Honor the Mayor, transmitting a revised ordinance concerning water rents, respectfully

REPORTS:

That it held a public hearing on the subject, at which many real estate and taxpayer associations were represented, a decided sentiment for the change being expressed.</p

proposed ordinance a rate for rear buildings, which will be on the same basis as existed in the former City of New York for sixty years. All of the other extra and miscellaneous rates are, with but few exceptions, the same as exist to-day and which have been in force for many years. The only material change affects the charge for water supplied to shipping and for water furnished to boilers used for hoisting, excavating, etc. The present rate for water supplied to boats is unreasonably small.

This draft of ordinance has been prepared by the Corporation Counsel and I have discussed it with the different Borough Deputy Commissioners, and it is agreed that it covers every possible use of water. Practically all of the miscellaneous and extra rates included in this schedule have never heretofore been covered by an ordinance, and it has been claimed that the Department has always been without any lawful authority to impose these rates and collect charges.

If, in your opinion, this schedule properly establishes a reasonable and uniform rate for water supplied by this City, I would ask that you kindly forward this schedule to the Board of Aldermen for adoption, pursuant to section 473 of the Charter. Respectfully,

HENRY S. THOMPSON, Commissioner.

P. S. For further information regarding this subject, and particularly the change in the schedule of frontage rates, see my communication of October 28, 1912.

H. S. T.

AN ORDINANCE amending section 282, article 2, chapter 6, part 1, of the Code of Ordinances of The City of New York relating to water rents.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 282, article 2, chapter 6, part 1 of the Code of Ordinances of The City of New York, is hereby amended to read as follows:

The annual frontage rents, extra charges and meter rates to be collected by the Department of Water Supply, Gas and Electricity shall be as follows, to wit:

Annual Frontage Rates on Premises Wholly or Partly Unmetered.

Front width of building.	One-Story.
16 feet and under	\$4 00
16 feet to 18 feet	5 00
18 feet to 20 feet	6 00
20 feet to 22½ feet	7 00
22½ feet to 25 feet	8 00
25 feet to 30 feet	10 00
30 feet to 37½ feet	12 00
37½ feet to 50 feet	14 00

For each additional story \$1 per annum shall be added; and for each additional ten feet or part thereof, above fifty feet in front width of building, \$2 shall be added.

All rear buildings on any lot or lots, with front buildings thereon, shall pay an annual frontage rate of \$5 for each 25 feet front, or fraction thereof, but this provision shall not apply to buildings erected on corner lots, each of which buildings shall pay the regular rates as stated in the foregoing subdivisions.

The apportionment of the regular frontage rates upon buildings is on the basis that but one family is to occupy same, and for each additional family or apartment, one dollar per year shall be charged.

Extra and Miscellaneous Rates Where Supply is Not Metered.

Baths—Shall be charged \$3 each per annum, one bath supplied to each house free of additional charge.

Baths in Barber Shops, Public Houses and Bathing Establishments—Shall be charged \$5 each per annum.

Shower baths not installed over bath tubs, and sitz baths shall be charged the same as baths.

Water Closets and Urinals of Every Description—Two dollars each per annum; one water closet in each house supplied free of additional charge.

Bakeries—Each oven \$5 per annum.

Barber Shops—Each up to and including three (3) chairs, \$5 per annum; for each additional chair, \$1 per annum.

Barges (without steam)—Each \$5 per annum, water for domestic use only.

Boilers of Boats or Not Permanent—The rates for hoisting, steam rolling, dredging, erecting, hauling, pile driving, derricks, diggers, conveyers and all floating or portable steam plants and steamboats, except water boats supplying shipping, shall be as follows:

Up to and including 10 horsepower, \$1 per month.
Up to and including 15 horsepower, \$1.50 per month.
Up to and including 20 horsepower, \$2 per month.
Up to and including 25 horsepower, \$2.50 per month.
Up to and including 30 horsepower, \$3 per month.
Up to and including 35 horsepower, \$3.50 per month.
Up to and including 40 horsepower, \$4 per month.
Up to and including 45 horsepower, \$4.50 per month.
Up to and including 50 horsepower, \$5 per month.
Up to and including 55 horsepower, \$5.50 per month.
Up to and including 60 horsepower, \$6 per month.
Up to and including 65 horsepower, \$6.50 per month.
Up to and including 70 horsepower, \$7 per month.
Up to and including 75 horsepower, \$7.50 per month.
Up to and including 80 horsepower, \$8 per month.
Up to and including 85 horsepower, \$8.50 per month.
Up to and including 90 horsepower, \$9 per month.
Up to and including 95 horsepower, \$9.50 per month.
Up to and including 100 horsepower, \$10 per month.

Above 100 horsepower, at the rate of 10 cents per horsepower per month, using the multiple of five as in above table. An allowance of 33 1/3 per cent. in the above rates shall be made where condensers are used.

Boiler Testing—All boats, in addition to paying the regular fixed charges, shall pay an extra charge of \$100 per annum when engaged or employed in furnishing water in the testing of boilers in other boats.

Bottling Establishments—Each bottle-washing apparatus, machine or tub, \$10 per annum.

Building Purposes—Stone work, terra cotta, concrete, fireproofing, brick work, and all other forms of masonry, 5 cents per cubic yard.

Plastering, 40 cents per 100 square yards, openings not included.

Caisson Sinking and Air Compressors—Ten cents per 100 cubic feet.

Condensors—Ten cents per hundred cubic feet.

Conservatories—Same as florists.

Demolition—For wetting down while buildings are being demolished, a charge shall be made equal to one-fourth of the annual frontage rate of said building.

Dentist—Each fountain cuspidor, \$1 per annum.

Dining Saloons and Restaurants—Shall be charged at an annual rate of \$8.

Fish Stands—Each, \$10 per annum. If live fish are sold, other than shell fish, \$25 per annum.

Florists—Each, \$5 per annum.

Horse Troughs—For each trough and for each one-half barrel or tub on sidewalk or street, \$20 per annum.

Laundries—Each wash tub, washing machine or apparatus for washing clothes, \$5 per annum.

Liquor and Lager Beer Saloons—For each bar, \$10 per annum. An additional charge of \$5 for each wash box. For each beer pump using water in its operation, \$50 per annum.

Milk Depots—For the purpose of washing cans or bottles, each washing machine, tub or washing apparatus, \$10 per annum.

Photograph Galleries—Each faucet or outlet, \$5 per annum.

Soda or Mineral Water Fountains—Each \$5 per annum. One washbox allowed. For each additional wash box, \$3 per annum.

Soda, Mineral or Carbonic Water Manufacturer—For each machine or apparatus (retail), \$10 per annum; for each machine or apparatus (wholesale), \$100 per annum.

Stalls—In stables, \$1 each per annum.

Water Boats (Steam)—Charges according to tank capacity of each boat shall be as follows:

	Per Month.
12,000 gallons or less	\$25 00
12,000 to 20,000 gallons	37 50
20,000 to 30,000 gallons	50 00
30,000 to 40,000 gallons	62 50

	Per Month.
40,000 to 60,000 gallons	75 00
60,000 to 100,000 gallons	100 00

Water Boats (motor)—According to tank capacity of each boat shall be charged as follows:

	Per Month.
3,000 gallons or less	\$7 50
Over 3,000 gallons, but not exceeding 6,000 gallons	15 00
Over 6,000 gallons, but not exceeding 12,000 gallons	25 00
Over 12,000 gallons, the rate for steam water boats shall be charged.	

Wash Drills (all kinds)—Ten cents per hundred cubic feet.

Meter Rates—Charge for water measured by meter shall be ten (10) cents per hundred cubic feet.

All charges not herein mentioned or fixed are reserved for special contract by and with the Commissioner of Water Supply, Gas and Electricity.

Which was laid over.

GENERAL ORDERS.

No. 511—Int. No. 3555.

The Committee on Finance, to which was referred on April 29, 1913 (Minutes, page 376), the annexed resolution in favor of paying telephone bills incurred by the Board of Aldermen and City Clerk, respectively

REPORTS:

That, having examined the subject, it believes the service has been furnished, and bills should be approved.

It therefore recommends that the said resolution be adopted.

Resolved, That the Comptroller be and he is hereby authorized and requested to draw a warrant in favor of the New York Telephone Company for the sum of one hundred and eighty-nine dollars and sixty-seven cents (\$189.67), said sum to be payment in full for telephone service furnished to the office of the City Clerk and Clerk of the Board of Aldermen for the three months ended March 31, 1913, the said sum to be charged to and paid out of the appropriation entitled "Telephone Service, Board of Aldermen, 1913," Code No. 66.

HENRY H. CURRAN, ROBERT F. DOWNING, JAMES HAMILTON, C. AUGUSTUS POST, JOHN DIEMER, FRANK J. DOTZLER, Committee on Finance.

The Vice-Chairman put the question whether the Board would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Dixson, Dotzler, Dowling, Downing, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gelbke, Gilmore, Grimm, Hamilton, Hannon, Herbst, Kenneally, Levine, Loos, McCann, McCourt, McGarry, Molen, Morrison, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Stapleton, Stevenson, Walsh, Weil, Wendel, Weston, White, Wilmet; President Cromwell, President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

No. 512—Int. No. 3556.

The Committee on Finance, to which was referred on April 29, 1913 (Minutes, page 376), the annexed resolution in favor of paying telephone bills incurred by the Board of Aldermen and City Clerk of the Borough of Brooklyn, respectively

REPORTS:

That, having examined the subject, it believes these bills should be paid.

It therefore recommends that the said resolution be adopted.

Resolved, That the Comptroller be and he is hereby authorized and requested to draw warrants as follows:

One in favor of the New York Telephone Company for the sum of seventy-six dollars and sixty-seven cents (\$76.67), being for telephone service furnished to the rooms of the Board of Aldermen in the Borough of Brooklyn, for the three months ended March 31, 1913.

One in favor of the New York Telephone Company for the sum of twenty-two dollars and sixty-five cents (\$22.65), being for telephone service furnished to the office of the City Clerk in the Borough of Brooklyn for the three months ended March 31, 1913.

The said several sums to be payment in full for all services rendered during the periods stated and to be charged to and paid out of the appropriation entitled "Telephone Service, Board of Aldermen, 1913," Code No. 66.

HENRY H. CURRAN, ROBERT F. DOWNING, JAMES HAMILTON, C. AUGUSTUS POST, JOHN DIEMER, FRANK J. DOTZLER, Committee on Finance.

The Vice-Chairman put the question whether the Board would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Dixson, Dotzler, Dowling, Downing, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gelbke, Gilmore, Grimm, Hamilton, Hannon, Herbst, Kenneally, Levine, Loos, McCann, McCourt, McGarry, Molen, Morrison, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Stapleton, Stevenson, Walsh, Weil, Wendel, Weston, White, Wilmet; President Cromwell, President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

ORDINANCES AND RESOLUTIONS RESUMED.

Alderman Curran asked and obtained unanimous consent to introduce the following:

No. 3658.

Bureau of the Public Administrator, No. 119 Nassau St., Room 1025, New York, May 15, 1913.

To the Honorable Board of Aldermen:

Gentlemen—On February 4, 1913, your Honorable Board adopted a resolution for the issue of special revenue bonds to the amount of \$650, the proceeds whereof to be used by me for the purpose of paying the salary of a Stenographer, at the rate of \$780 per annum, from March 1 to December 31, 1913.

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paying the salary of a Stenographer at the rate of \$780 per annum, from March 1, to December 31, 1913."

And said resolution after having been received from his Honor, the Mayor, on February 18, 1913, without his approval or disapproval thereof, having therefore as provided in section 40 of the Greater New York Charter taken effect as if he had approved the same;

And a resolution having been adopted by the Board of Estimate and Apportionment on March 27, 1913, reading as follows:

"Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the Public Administrator, New York County, the grade of position, in addition to those heretofore established:

Title.	Rate Per Annum	Number Incumbents.
Stenographer	\$750 00	1"

And this Board, having by resolution adopted April 22, 1913, approved and concurred in the above resolution of the Board of Estimate and Apportionment, and having fixed the salary of said position as set forth:

And said resolution having been received from his Honor the Mayor on May 6, 1913, without his approval or disapproval thereof, having as provided in section 40 of the Greater New York Charter taken effect as if he had approved the same;

And it appearing that said resolution of the Board of Estimate and Apportionment fixed said salary at the rate of \$750 per annum, instead of at the rate of \$780 per annum, the rate mentioned in said resolution of this Board; it is

Resolved, That said first resolution of this Board authorizing the Comptroller to issue said revenue bond to the amount of \$650, the proceeds thereof to be used by the Public Administrator, New York County, for the purpose of paying the salary of a Stenographer at the rate of \$780 per annum, from March 1, 1913, to December 31, 1913, be and the same hereby is amended so as to read as follows:

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue bonds to the amount of four hundred and seventy-seven dollars and eighty-three cents (\$477.83), the proceeds whereof to be used by the Public Administrator, New York County, for the purpose of paying the salary of a Stenographer at the rate of seven hundred and fifty dollars (\$750) per annum, from May 12, 1913, to December 31, 1913 (inclusive).

The Vice-Chairman put the question whether the Board would agree to accept said report and adopt said resolution.

Which was unanimously decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Downing, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gelbke, Gilmore, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, McCann, McCourt, McGarry, McGrath, Marks, Martyn, Mulligan, Nicoll, O'Connor, O'Neil, O'Rourke, Post, Reardon, Schmidt, Shipley, Smith, Stapleton, Stevenson, Walsh, Weil, Wendel, Weston, White, Wilmot; President Cromwell; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

GENERAL ORDERS RESUMED

No. 436—Int. Nos. 3226, 3227 and 3228.

The Committee on Laws and Legislation, to which was referred on March 25, 1913 (Minutes, page 1266), the annexed ordinances providing for the regulation of moving picture theatres, respectfully

REPORTS:

That, having examined the subject, it believes the proposed legislation to be necessary.

The Board being entirely familiar with the ordinance, as introduced by Alderman Folks, it therefore recommends that the said ordinances be adopted.

An amendment to license motion picture theatres.

Be it Ordained by the Board of Aldermen of The City of New York as follows: Section 305, article 1, title 2, chapter 7, of the Code of Ordinances of The City of New York is hereby amended to read as follows:

305. The following businesses must be duly licensed as herein provided, namely, public cartmen, truckmen, hackmen, cabmen, expressmen, drivers, junk dealers, dealers in second-hand articles, hawkers, peddlers, venders, ticket speculators, coal scalpers, common shows, *motion picture theatres*, *open air motion picture theatres*, shooting galleries, bowling alleys, billiard tables, dirt carts, exterior hoists and stands within stoop lines and under the stairs of the elevated station.

Note—New matter in *italics*.

An amendment providing license fees for motion picture theatres.

Be it Ordained by the Board of Aldermen of The City of New York as follows: Section 308, article 2, title 2, chapter 7, of the Code of Ordinances of The City of New York is hereby amended to read as follows:

308. The annual license fees shall be as below enumerated: For each public cart or truck, \$2; for each public hack coach, \$3; for each public hack cab, \$2; for each special hack coach, \$5; for each special hack cab, \$3; for each express wagon, \$5; for each junk shop dealer, \$20; for each dealer in second-hand articles, \$25; for each junk cart or boat, \$5; for each peddler using horse and wagon, \$8; for each peddler using push cart, \$4; for each peddler carrying merchandise, \$2; for each ticket speculator, \$50; for each coal scalper, \$250; for each common show, \$25; for each *open air motion picture theatre*, \$50; for each *motion picture theatre*, \$100; for each public shooting gallery, \$5; for each public bowling alley, \$5; for each public billiard table, \$3; for each dirt cart, \$1; for each general hoisting, \$25; for each special hoisting, \$1; for each fruit or soda water stand, or booth, \$10; for each newspaper or periodical stand, or booth, and in addition also a fruit or soda water stand, or booth, \$15; for each movable newspaper stand, \$1; for each newspaper and periodical stand, or booth, \$5; for each chair of a boothstand, \$5; for each stand under elevated railroad stations, \$10; for each driver of any licensed vehicle, 50 cents.

Note—New matter in *italics*.

AN ORDINANCE relative to motion picture theatres.

Be it ordained by the Board of Aldermen of The City of New York, as follows: Chapter 7, Title 2, Article 3, Section 352—Motion Pictures and Motion Picture Theatres.

352A.

Motion pictures shall be deemed a display on a screen or other device whereby pictures are displayed of characters or objects in motion, whether or not accompanied by music, lecture, recitation or song.

352B.

A motion picture theatre shall be deemed any public hall or room in The City of New York in which motion pictures are exhibited, in which the seating capacity does not exceed 600, and in which there is no stage or scenery.

An open air motion picture theatre shall be deemed any public place or space in the open air in The City of New York in which motion pictures are exhibited, and in which there is no stage or scenery.

The Mayor shall appoint such inspectors as shall be necessary to carry out the provisions of this ordinance. They shall be known as "Motion Picture Theatre Inspectors" and shall be paid such compensation as shall be fixed by the Board of Aldermen on recommendations of the Board of Estimate and Apportionment.

352C.

The Bureau of Licenses shall issue all motion picture licenses granted by the Mayor, and, by the authority of the Mayor, shall regulate and control all motion picture theatres provided.

1. Applicants for motion picture theatre licenses shall file plans and specifications of the motion picture theatre with the Bureau of Buildings of the borough in which the motion picture theatre is to be situated, and must file a copy of such plans and specifications, duly approved by the Superintendent of Buildings, with the application for the license, which application shall be made to the Bureau of Licenses on blanks furnished by it for that purpose.

2. The Bureau of Licenses shall, without delay upon the request of an applicant, pass upon the location of the motion picture theatre and upon the character of the applicant requesting the license.

3. The Bureau of Licenses shall request the Fire Department, Bureau of Buildings, Department of Water Supply, Gas and Electricity, and Department of Health to

inspect said theatres, and the said departments shall file in the Bureau of Licenses, within ten days, detailed written reports, which shall include a statement of any violations of law, ordinances, rules and regulations, and any dangerous conditions. Upon the failure of any of said departments (excepting the Fire Department) to file detailed written reports in reply to the request of the Bureau of Licenses, the said bureau may disregard said department and in its discretion may issue a license.

4. Until the provisions of this ordinance shall have been complied with, no license shall be issued.

352D.

1. Plans—Before the erection, construction or alteration of a building, or part thereof, to be used as a motion picture theatre, there must be filed with the Superintendent of Buildings complete plans and detailed statement as set forth in section 4 of the Building Code. The plans must show clearly and fully the location and width of all exits, passageways, stairs, fire escapes, aisles, etc.; arrangement of seats, size of floor beams, walls, supports, etc.; the location and construction of the inclosure for the motion picture light and machinery, and for other similar apparatus; a diagram of the lot or plot, showing outlets from all exits, and also such other statements, plans or details as may be required by the Superintendent of Buildings.

2. Prohibition—Motion picture theatres shall not be constructed in frame buildings within the fire limits, nor in hotels, tenement houses or lodging houses, nor in factories or workshops, except where the theatre is separated from the rest of the building by unperforated fireproof walls and floors, and in no case shall they be constructed or operated above or below the ground floor of any building.

3. Exits and Courts—All such buildings must be provided on the main floor of the theatre with at least two separate exits, one of which shall be in the front and the other in the rear, both leading to unobstructed outlets on the street. Where the main floor of the theatre accommodates more than 300 people there shall be at least three such exits, the aggregate width in feet of such exits shall not be less than one-twentieth of the number of persons to be accommodated thereby. No exits shall be less than 5 feet in width, and there shall be a main exit not less than 10 feet in total width.

In all such buildings to be erected or to be altered so as to be used for a motion picture theatre, if unobstructed exit to a street cannot be provided at the rear of such buildings, as herein specified, either an open court or a fireproof passage or corridor must be provided from rear exit to the street front of at least the following width: 4 feet in the clear for theatres accommodating 100 persons or less; for every additional 100 persons the width to be increased 8 inches. Such passage must be constructed of fireproof material and must be at least 10 feet high in the clear. The walls forming such passage must be at least 8 inches thick, of brick or other approved fireproof material, and if there be a basement the wall on the auditorium side should either run 1 foot below the cellar bottom or may be carried in the cellar on iron columns and girders properly fireproofed according to sections 106 and 107 of the Building Code.

The ceiling of said passage, and if there be a basement, the flooring must be constructed according to section 106 of the Building Code.

If unobstructed rear exit or exits to a street are provided, the said exit or exits must be of the same total width required for the court or passage above mentioned.

Said passages and exits to the street, as above, must be used for no other purposes except for exit and entrance and must be kept free and clear.

The level of the open court or passage at the front of building shall not be greater than one step above the level of the sidewalk, and the grade shall not be more than 1 foot in 10, with no perpendicular rises.

All exit doors must be unlocked when building is open to the public. They must be fireproof and made to open outwardly and so arranged as not to obstruct the required width of exit or court when opened. All doors leading to fire escapes must be not less than 40 inches wide in the clear, and shall be located at the opposite side or end of the gallery from other exit doors.

4. Galleries and Stairs—A gallery may be permitted, but it shall not include more than 25 per cent. of the total seating capacity of the theatre. Entrance to and exit from said gallery shall in no case lead to the main floor of the theatre, and the gallery shall be provided with a stair or stairs equipped with handrails on both sides. Stairs over 7 feet wide shall be provided with centre handrail. The risers of the stairs shall not exceed 7 1/4 inches, and the treads, excluding nosings, shall not be less than 9 1/2 inches. There shall be no circular or winding staircases.

The total width of the stairs shall not be less than 8 feet in the clear where the gallery accommodates 150 people; for every 50 people less than 150 which the gallery accommodates said width may be reduced 1 foot.

Stairs shall be constructed of fireproof material, and such material and the bearing capacity of such stairs shall be approved by the Bureau of Buildings.

Galleries must also be provided with at least one line of fire escapes leading to an open court, fireproof passage or street without re-entering the same or any other building.

If the fire escape leads to a point in the court nearer the street than any exit, there must be a width of not less than 4 feet in the clear between the outer edge of the fire escape and the outer wall of the court.

5. Fire Escapes—All fire escapes must have balconies not less than 3 feet 4 inches in width in the clear and not less than 4 feet 6 inches long, and from said balconies there shall be staircases extending to the ground level with a rise of not over 7 1/4 inches and a step of not less than 9 1/2 inches, and the width of the stairs must not be less than 3 feet 4 inches.

6. Auditorium and Other Rooms—If the walls of the auditorium contain wood studs they shall be covered with either expanded metal lath or wire mesh and plastered with three coats of first class plaster, or may be covered with metal on one-half inch plaster boards. The joints shall be properly filled with mortar.

The ceilings of all such rooms shall be plastered with three coats of first class plaster on wire mesh or metal lath, or covered with one-half inch plaster boards, and plastered or covered with metal.

If there be a basement or cellar, the ceiling under the auditorium floor must be plastered with three coats of first class plaster on wire mesh or expanded metal lath or may be covered with metal on one-half inch plaster boards.

The basement or cellar under the auditorium shall be kept free and clear, except the space used for the heating apparatus, for machinery connected with the theatre and for coal.

7. Construction of Booths—Apparatus for projecting motion pictures shall be enclosed in a booth or enclosure constructed so as to be fireproof, in accordance with the specifications of chapter 756 of the Laws of 1911. The booth shall be equipped with a vent flue as prescribed in section 352C, paragraph 2, of this ordinance. Booths shall contain an approved fireproof box for the storage of films not on the projecting machine. Films shall not be stored in any other place on the premises; they shall be rewound and repaired either in the booth or in some other approved fireproof enclosure.

Where miniature motion picture machines are employed in connection with private exhibitions the requirements of the above paragraph may be so modified as to permit, instead of the regulation booth, an approved fireproof box, unventilated, and of a size only sufficient to properly enclose the machine.

8. Gradients—To overcome any difference of level in and between corridors, lobbies and aisles, gradients of not over 1 foot in 10 feet, or steps having a rise not over 8 inches and a width of not less than 10 inches must be used.

9. Aisles—All aisles in the auditorium and gallery must not be less than 3 feet wide in the clear. No aisle, passageway or space in the rear of the auditorium shall be obstructed by any camp stool, chair, sofa or settee, nor shall any person be permitted to stand or sit therein.

10. Chairs—All chairs in the auditorium except those contained in the boxes, must not be less than 32 inches from back to back and must be firmly secured to the floor. No seat in the auditorium shall have more than seven seats intervening between it and an aisle. The space occupied by each person shall be separated from the adjoining space by means of an arm or other suitable device.

11. Signs Over Exits—Over every exit there must be painted on the inside in letters not less than 6 inches high, the word "Exit" in legible type, and one red light or illuminated sign must be placed inside over each exit, and illuminated while the audience is present.

12. Floor Loads—The flooring of that portion of the building devoted to the uses or accommodation of the public must be of sufficient strength to bear safely a live load of 90 pounds per square foot.

13. Toilets—Toilets separate for sexes must be provided.

14. Fire Apparatus—Portable fire apparatus shall be provided of the following kind and number: Ten-quart capacity buckets, painted red with the word "Fire" in black, the letters 4 inches high, to the number of 6 for places seating less than

300 without a gallery, and two additional if there be a gallery; to the number of ten in places seating over 300 persons, and four additional if there be a gallery. There shall be two buckets containing dry sand kept in the operating booth; approved fire extinguishers of 2½-gallon capacity of the regulation Fire Department pattern, of which 2 shall be on the main floor and 2 in the gallery, if there be one, and 1 in the operating booth; 4 pound flat head axes, 2 of which shall be on the main floor and 2 in the gallery, if there be one.

352E.

1. **Lighting**—Every portion of a moving picture theatre, including exits, courts and corridors devoted to the uses or accommodation of the public, shall be so lighted by electric light during all exhibitions and until the entire audience has left the premises that a person with normal eyesight should be able to read the Snellen standard test type 40 at a distance of 20 feet and type 30 at a distance of 10 feet; normal eyesight meaning ability to read type 20 at a distance of 20 feet in daylight. Cards showing types 20, 30 and 40 shall be displayed on the side walls, together with a copy of this paragraph of the ordinance.

2. **Heating**—When the temperature of the outdoor air is below 60 degrees F. the air in the theatre, while an audience is present, shall be maintained at a temperature not lower than 62 degrees F. nor higher than 70 degrees F.

If gas stoves, oil stoves or other apparatus throwing off products of combustion are used to heat motion picture theatres, said products of combustion must be carried to the outside air by means of a fireproof flue or flues.

No radiator shall be placed in the aisles so as to lessen the width below the minimum requirement.

3. **Ventilation**—Motion picture theatres having less than 200 cubic feet of air space for each person, or motion picture theatres in which the outside window and door area is less than one-eighth of the floor area, shall be provided with artificial means of ventilation which shall supply during the time the audience is present at least 500 cubic feet of fresh air per hour for each person.

Motion picture theatres having more than 200 cubic feet of air space for each person, or which have outside windows and doors, the area of which is equal to at least one-eighth of the floor area, shall be provided with artificial means of ventilation, which shall be in operation when the outside temperature requires the windows to be kept closed, and which shall supply, during the time the audience is present, at least 500 cubic feet of fresh air per hour for each person. When the artificial ventilation is not in operation, ventilation by means of open doors and windows shall be sufficient to provide each person with 500 cubic feet of fresh air per hour.

Motion picture theatres having more than 1,000 cubic feet of air space for each person and having outside windows and doors, the area of which is equal to at least one-eighth of the total floor area, shall not be required to have artificial means of ventilation, provided the air is thoroughly changed by freely opening doors and windows immediately before the admission of the audience, and at least every 4 hours thereafter.

No part of the fresh air supply required by any of the above paragraphs of this section shall be taken from any source containing vitiated air.

The area of outside doors and windows shall mean the area capable of being freely opened to the outside air for ventilation purposes.

When fresh air is supplied by means of ventilating openings, at least one inlet shall be situated at one end of the room, and at least one outlet at the other end of the room. Where exhaust or inlet fans are necessary, at least one of such fan shall be placed in an outlet opening. The inlet opening or openings shall be placed in the floor or within 2 feet from the floor, and the outlet opening or openings in the ceiling or within 2 feet of the ceiling. The inlet openings and their surroundings shall be kept free from dust so that the incoming air shall not convey dust nor stir up dust as it enters.

During the time the audience is present, the air in the theatre shall be kept continuously in motion by means of fans to the number of at least 1 to every 150 persons. Such fans shall be placed in positions remote from the inlet and outlet openings. No person shall be exposed to any direct draft from any air inlet.

The booth in which the picture machine is operated shall be provided with an opening in its roof or upper part of its side walls, leading to the outdoor air. The vent flue shall have a minimum cross sectional area of 50 square inches and shall be fireproof. When the booth is in use, there shall be a constant current of air passing outward through said opening or vent flue, at the rate of not less than 30 cubic feet per minute.

The specifications of the above paragraph shall apply to portable booths and booths in open air theatres.

352F.

Motion picture theatres must be kept clean and free from dust.

The floors, where covered with wood, tiles, stone, concrete, linoleum, or other washable material, shall be mopped or scrubbed with water or swept with moisture or by some other dustless method, at least once daily, and shall be scrubbed with water and soap, or water and some other solvent substance at least once weekly.

Carpets, rugs and other fabric floor coverings shall be cleaned at least once daily by means of suction cleaning, beating or dustless sweeping. Curtains and draperies shall be cleaned at least once monthly by suction cleaning, beating or washing. Cornices, walls and other dust-holding places shall be kept free from dust by washing or moist wiping. The wood and metal parts of all seats shall be kept clean. Fabric upholstering of seats and railings and other fixed fabrics shall be cleaned by suction cleaning, or other dustless method, at least once monthly.

352G.

Through its Motion Picture Inspectors, as provided in subsection 352b of this ordinance, the Bureau of Licenses shall inspect, subject to the authority of the Mayor, the character of exhibitions in motion picture theatres and shall report to the Mayor any offense against morality, decency or public welfare contained in said exhibitions.

352H.

All the provisions contained in this ordinance shall apply to existing places of entertainment, where motion pictures are exhibited under a common show license, in case the seating capacity be increased; and in case the seating capacity be not increased, all the provisions of this ordinance shall apply, except those provisions of subsection 352d, designated as numbers 1, 2, 3, 4, 5 and 6, but the Bureau of Licenses shall have power in its discretion to enforce the provisions of said paragraph 3 of Section 352d as to exits and courts.

352I.

Existing places of entertainment seating 300 persons, or less, where motion pictures are exhibited in conjunction with any other form of entertainment, must comply before a reissuance of its license, with the provisions of section 109 of the Building Code, covering theatres seating more than 300 persons. But if such existing place of entertainment discontinue all other form of entertainment except the exhibition of motion pictures, it may be licensed in accordance with the provisions of subsection 352H.

352J.

With the exception of paragraph 7 of subsection "352D," subsections "352A" to "352F," inclusive, and subsections "352H," "352I," "352K" and "352L" of this ordinance shall not apply to motion picture exhibitions with or without charge for admission, conducted under the direct management of educational or religious institutions, not to motion picture exhibitions without charge for admission given or held not more than once a week in private residences or bona fide social, scientific, political or athletic clubs. Before motion pictures shall be exhibited in any of the places above mentioned, there shall be obtained from the Bureau of Licenses a permit for such exhibition. Before granting such permit, the Bureau of Licenses shall cause to be inspected the premises where such proposed exhibition will be held, and shall grant the permit if in its judgment the safety of the public be properly guarded, and provided that for an audience of more than 75 people all chairs or seats shall be securely fastened to the floor or fastened together in rows.

352K.

The Bureau of Licenses, at its discretion, shall specify the seating capacity for each open air motion picture theatre. Aisles must be 4 feet wide, or wider, in the discretion of the Bureau of Licenses. At least two separate exits, remote from each other, shall be provided, and no exit shall be less than 5 feet in width; for every 25 persons to be accommodated in excess of 300, the total width of exits shall be increased 1 foot. All exits must be indicated by signs and red lights, and the doors must open outwardly. Seats must be stationary, with backs 32 inches apart, and so arranged that no seat shall have more than 7 seats intervening between it and an aisle. The floor must be constructed either of wood with sleepers or concrete, and must extend at least five feet from the seats on all sides, provided, how-

ever, that in the discretion of the Bureau of Licenses, a gravel floor may be substituted for wood or concrete. Chairs must be either securely fastened to wood or concrete floor, or all chairs in a row must be fastened together, and at least 4 rows must be securely fastened to one frame, except that where refreshments are served, tables and unattached chairs or benches used with them may be permitted.

352L.

Only subsections "352A," "352B," "352C," "352D," paragraphs 7 and 13; "352G," "352J" and "352K" of this ordinance shall apply to open air motion picture theatres.

352M.

This ordinance shall take effect thirty days after its approval by the Mayor. All other rules, regulations and ordinances inconsistent herewith and affecting buildings and places to be occupied as herein defined are hereby revoked.

COURTLANDT NICOLL, DANIEL R. COLEMAN, WM. D. BRUSH, O. GRANT ESTERBROOK, SAMUEL MARKS, JOHN A. BOLLES, JAMES HAMILTON, JOHN DIEMER, Committee on Laws and Legislation.

No. 437—Int. Nos. 3226, 3227 and 3228.

The undersigned, a minority of the Committee on Laws and Legislation, to which was referred on March 25, 1913 (Minutes, page), an ordinance relative to motion picture theatres, respectfully

REPORTS:

That, having examined the subject, it believes certain changes to be necessary for the proper protection of the patrons of such places of amusement, and, while agreeing with many of the regulations prescribed by said ordinance, submits herewith what the undersigned regard as a decided advance in the matter of safeguarding the public, and recommends that the said amended ordinance be adopted.

AN AMENDMENT Providing License Fees for Motion Picture Theatres.

Be it Ordained, by the Board of Aldermen of The City of New York as follows:

Section 308, article 2, title 2, chapter 7, of the Code of Ordinances of The City of New York is hereby amended to read as follows:

308. The annual license fees shall be as below enumerated: For each public cart or truck, \$2; for each public hack coach, \$3; for each hack cab, \$2; for each special hack coach, \$5; for each special hack cab, \$3; for each express wagon, \$5; for each junk shop dealer, \$20; for each dealer in second-hand articles, \$25; for each junk cart or boat, \$5; for each peddler using horse and wagon, \$8; for each peddler using pushcart, \$4; for each peddler carrying merchandise, \$2; for each ticket speculator, \$50; for each coal scalper, \$250; for each common show, \$25; for each open air motion picture theatre, \$50; for each motion picture theatre, \$100; for each public shooting gallery, \$5; for each public bowling alley, \$5; for each public billiard table, \$8; for each dirt cart, \$1; for each general hoisting, \$25; for each special hoisting, \$1; for each fruit or soda water stand, or booth, \$10; for each newspaper or periodical stand, or booth, and in addition also a fruit or soda water stand, or booth, \$15; for each movable newspaper stand, \$1; for each newspaper and periodical stand, or booth, \$5; for each chair of a boothblack stand, \$5; for each stand under the elevated railroad stations, \$10; for each driver of any licensed vehicle, 50 cents.

Note—New matter in italics.

AN AMENDMENT to License Motion Picture Theatres.

Be it Ordained, by the Board of Aldermen of The City of New York as follows:

Section 305, article 1, title 2, chapter 7, of the Code of Ordinances of The City of New York, is hereby amended to read as follows:

305. The following businesses must be duly licensed as herein provided, namely: Public cartmen, truckmen, hackmen, cabmen, expressmen, drivers, junk dealers, dealers in second-hand articles, hawkers, peddlers, venders, ticket speculators, coal scalpers, common shows, motion picture theatres, open air motion picture theatres, shooting galleries, bowling alleys, billiard tables, dirt carts, exterior hoists, and stands within stoop lines and under the stairs of the elevated stations.

Note—New matter in italics.

AN ORDINANCE Relative to Motion Picture Theatres.

Be It Ordained by the Board of Aldermen of The City of New York as follows:

Chapter 7, Title 2, Article 3, Section 352—Motion Pictures and Motion Picture Theatres.

352A.

Motion pictures shall be deemed a display on a screen or other device whereby pictures are displayed of characters or objects in motion, whether or not accompanied by music, lecture, recitation or song.

352B.

A motion picture theatre shall be deemed any public hall or room in The City of New York in which motion pictures are exhibited, in which the seating capacity does not exceed 600, and in which there is no stage or scenery.

An open air motion picture theatre shall be deemed any public place or space in the open air in The City of New York in which motion pictures are exhibited, and in which there is no stage or scenery.

The Mayor shall appoint such Inspectors as shall be necessary to carry out the provisions of this ordinance. They shall be known as "Motion Picture Theatre Inspectors," and shall be paid such compensation as shall be fixed by the Board of Aldermen on recommendation of the Board of Estimate and Apportionment.

352C.

The Bureau of Licenses shall issue all motion picture licenses granted by the Mayor, and by authority of the Mayor shall regulate and control all motion picture theatres, provided:

1. Applicants for motion picture theatre licenses shall file plans and specifications of the motion picture theatre with the Bureau of Buildings of the borough in which the motion picture theatre is to be situated, and must file a copy of such plans and specifications duly approved by the Superintendent of Buildings with the application for the license, which application shall be made to the Bureau of Licenses on blanks furnished by it for that purpose.

2. The Bureau of Licenses shall, without delay, upon the request of an applicant, pass upon the location of the motion picture theatre and upon the character of the applicant requesting the license.

3. The Bureau of Licenses shall request the Fire Department, Bureau of Buildings, Department of Water Supply, Gas and Electricity and Department of Health to inspect said theatres, and the said departments shall file in the Bureau of Licenses, within ten days, detailed written reports, which shall include a statement of any violations of law, ordinances, rules and regulations, and any dangerous conditions. Upon the failure of any of said departments (excepting the Fire Department) to file detailed written reports in reply to the request of the Bureau of Licenses, the said Bureau may disregard said department, and, in its discretion, may issue a license.

4. Until the provisions of this ordinance shall have been complied with, no license shall be issued.

352D.

1. **Plans**—Before the erection, construction or alteration of a building, or part thereof, to be used as a motion picture theatre, there must be filed with the Superintendent of Buildings complete plans and detailed statement as set forth in section 4 of the Building Code. The plans must show clearly and fully the location and width of all exits, passageways, aisles, etc.; arrangement of seats, size of floor beams, walls, supports, etc.; the location and construction of the enclosure for the motion picture light and machinery, and for other similar apparatus; a diagram of the lot or plot, showing outlets from all exits, and also such other statements, plans or details as may be required by the Superintendent of Buildings.

2. **Prohibition**—Motion picture theatres shall not be constructed in frame buildings within the fire limits nor in hotels, tenement houses or lodging houses; nor in factories or workshops, except where the theatre is separated from the rest of the building by unpierced fireproof walls and floors; and in no case shall they be constructed or operated above or below the ground floor of any building.

3. **Exits and Courts**—All such buildings must be provided on the main floor of the theatre with at least two separate exits, one of which shall be in the front and the other in the rear, both leading to unobstructed outlets on the street. Where the main floor of the theatre accommodates more than 300 people there shall be at least 3 exits. The aggregate width in feet of such exits shall not be less than one-twentieth of the number of persons to be accommodated thereby. No exits shall be less than 5 feet in width, and there shall be a main exit not less than 10 feet in total width.

In all such buildings to be erected or to be altered so as to be used for a motion picture theatre, if unobstructed exit to a street cannot be provided at the rear of such buildings, as herein specified, either an open court or a fireproof passage or corridor must be provided from rear exit to the street front, of at least the following width: 4 feet in the clear for theatres accommodating 100 persons or less; for each addi-

tional 100 persons the width to be increased 8 inches. Such passage must be constructed of fireproof material and must be at least 10 feet high in the clear. The walls forming such passage must be at least 8 inches thick, of brick or other approved fireproof material, and if there be a basement the wall on the auditorium side should either run one foot below the cellar bottom or may be carried in the cellar on iron columns and girders properly fireproofed according to sections 106 and 107 of the Building Code.

The ceiling of said passage, and if there be a basement the flooring, must be constructed according to section 106 of the Building Code.

If unobstructed rear exit or exits to a street are provided, the said exit or exits must be of the same total width required for the court or passage above mentioned.

Said passages and exits to the street as above must be used for no other purposes except for exit and entrance, and must be kept free and clear.

The level of the open court or passage at the front of the building shall not be greater than one step above the level of the sidewalk, and the grade shall not be more than one foot in ten, with no perpendicular rises.

All exit doors must be unlocked when building is open to the public. They must be fireproof and made to open outwardly, and so arranged as not to obstruct the required width of exit or court when open.

4. Galleries—A gallery shall not be permitted.

5. Auditorium and Other Rooms—If the walls of the auditorium contain wood studs they shall be covered with either expanded metal lath or wire mesh and plastered with three coats of first class plaster or may be covered with metal on one-half inch plaster boards. The joints shall be properly filled with mortar.

The ceilings of all such rooms shall be plastered with three coats of first class plaster on wire mesh or metal lath, or covered with one-half inch plaster boards and plastered or covered with metal.

If there be a basement or cellar, the ceiling under the auditorium must be plastered with three coats of first class plaster on wire mesh or expanded metal lath, or may be covered with metal on one-half inch plaster boards.

The basement or cellar under the auditorium shall be kept free and clear except the space used for the heating apparatus for machinery connected with the theatre, and for coal.

6. Construction of Booths—Apparatus for projecting motion pictures shall be enclosed in a booth or enclosure constructed so as to be fireproof, in accordance with the specifications of Chapter 756 of the Laws of 1911. The booths shall be equipped with a vent flue, as prescribed in section 352e, paragraph 2 of this ordinance. Booths shall contain an approved fireproof box for the storage of films not on the projecting machine. Films shall not be stored in any other place on the premises; they shall be re-wound and repaired either in the booth or in some other approved fireproof enclosure.

Where miniature motion picture machines are employed in connection with private exhibitions the requirements of the above paragraph may be so modified as to permit instead of the regulation booth, an approved fireproof box, unventilated, and of a size only sufficient to properly enclose the machine.

7. Gradients—To overcome any difference of level in and between corridors, lobbies and aisles, gradients of not over 1 foot in 10 feet, or steps having a rise not over 8 inches and a width of not less than 10 inches must be used.

8. Aisles—All aisles must be not less than 3 feet wide in the clear.

No aisle, passageway or space in the auditorium shall be obstructed by any camp stool, chair, sofa or settee, nor shall any person be permitted to stand or sit therein.

9. Chairs—All chairs in the auditorium, except those contained in the boxes, must not be less than 32 inches from back to back, and must be firmly secured to the floor. No seat in the auditorium shall have more than 7 seats intervening between it and an aisle. The space occupied by each person shall be separated from the adjoining space by means of an arm or other suitable device.

10. Signs Over Exits—Over every exit there must be painted on the inside in letters not less than 6 inches high the word "Exit" in legible type, and 1 red light or illuminated sign must be placed inside over each exit, and illuminated while the audience is present.

11. Floor Loads—The flooring of that portion of the building devoted to the uses or accommodation of the public must be of sufficient strength to bear safely a live load of 90 pounds per square foot.

12. Toilets—Toilets separate for sexes must be provided.

13. Fire Apparatus—Portable fire apparatus shall be provided of the following kind and number: Ten quarts capacity, buckets painted red, with the word "Fire" in black, the letters 4 inches high, to the number of 6, for places seating less than 300; to the number of 10 in places seating over 300 persons. There shall be 2 buckets containing dry sand kept in the operating booth; approved fire extinguishers of 2½-gallon capacity, of the regulation Fire Department pattern, of which 2 shall be on the main floor and 1 in the operating booth; 4-pound flathead axes, 2 of which shall be on the main floor.

352e.

1. Lighting—Every portion of a motion picture theatre, including exit courts and corridors, devoted to the uses or accommodation of the public, shall be so lighted by electric light during all exhibitions and until the entire audience has left the premises, that a person with normal eyesight should be able to read the Snellen standard test type 40 at a distance of 20 feet, and type 30 at a distance of 10 feet; normal eyesight meaning ability to read type 20 at a distance of 20 feet in daylight. Cards showing types 20, 30 and 40 shall be displayed on the side walls, together with a copy of this paragraph of the ordinance.

2. Heating—When the temperature of the outdoor air is below 60 degree F. the air in the theatre, while an audience is present, shall be maintained at a temperature not lower than 62 degrees F., nor higher than 70 degrees F.

If gas stoves, oil stoves or other apparatus throwing off products of combustion are used to heat motion picture theatres said products of combustion must be carried to the outside air by means of a fireproof flue or flues.

No radiator shall be placed in the aisles so as to lessen the width below minimum requirements.

3. Ventilation—Motion picture theatres having less than 200 cubic feet of air space for each person, or motion picture theatres in which the outside window and door area is less than one-eighth of the floor area, shall be provided with artificial means of ventilation which shall supply, during the time the audience is present, at least 500 cubic feet of fresh air per hour for each person.

Motion picture theatres having more than 200 cubic feet of air space for each person, or which have outside windows and doors, the area of which is equal to at least one-eighth of the floor area, shall be provided with artificial means of ventilation, which shall be in operation when the outside temperature requires the windows to be kept closed, and which shall supply during the time the audience is present at least 500 cubic feet of fresh air per hour for each person. When the artificial ventilation is not in operation, ventilation by means of open doors and windows shall be sufficient to provide each person with 500 cubic feet of fresh air per hour.

Motion picture theatres having more than 1,000 cubic feet of air space for each person and having outside windows and doors, the area of which is equal to at least one-eighth of the total floor area, shall not be required to have artificial means of ventilation, provided the air is thoroughly changed by freely opening doors and windows immediately before the admission of the audience and at least every four hours thereafter.

No part of the fresh air supply required by any of the above paragraphs of this section shall be taken from any source containing vitiated air.

The area of outside doors and windows shall mean the area capable of being freely opened to the outside for ventilation purposes.

When fresh air is supplied by means of ventilating openings, at least one inlet shall be situated at one end of the room and at least one outlet at the other end of the room. Where exhaust or inlet fans are necessary at least one of such fans shall be placed in an outlet opening. The inlet opening or openings shall be placed in the floor or within two feet from the floor, and the outlet openings or openings in the ceiling or within two feet of the ceiling. The inlet openings and their surroundings shall be kept free from dust so that the incoming air shall not convey dust nor store up dust as it enters.

During the time the audience is present the air in the theatre shall be kept continuously in motion by means of fans to the number of at least 1 to every 150 persons. Such fans shall be placed in position remote from the inlet and outlet openings. No person shall be exposed to any direct draft from any air inlet.

The booth in which the picture machine is operated shall be provided with an opening in its roof or upper part of its side walls, leading to the outdoor air. The vent flue shall have a minimum cross-sectional area of 50 square inches and shall

be fireproof. When the booth is in use there shall be a constant current of air passing outward through said opening or vent flue at the rate of not less than 30 cubic feet per minute. The specifications of the above paragraph shall apply to portable booths and booths in open air theatres.

352f.

Motion picture theatres must be kept clean and free from dust. The floors, where covered with wood, tiles, stone, concrete, linoleum, or other washable material, shall be mopped or scrubbed with water or swept with moisture, or by some other dustless method, at least once daily and shall be scrubbed with water and soap, or water and some other solvent substance at least once weekly.

Carpets, rugs and other fabric floor coverings shall be cleaned at least once daily by means of suction cleaning, beating or dustless sweeping. Curtains and draperies shall be cleaned at least once monthly by suction cleaning, beating or washing. Cornices, walls and other dust holding places shall be kept free from dust by washing or moist wiping. The wood and metal parts of all seats shall be kept clean. Fabric upholstering of seats and railings and other fixed fabrics shall be cleaned by suction cleaning or other dustless method, at least once monthly.

352g.

Through its Motion Picture Inspectors, as provided in subsection 352b of this ordinance, the Bureau of Licenses shall inspect, subject to the authority of the Mayor, the character of exhibitions in motion picture theatres, and shall report to the Mayor any offense against morality, decency or public welfare contained in said exhibitions.

352h.

All the provisions contained in this ordinance shall apply to existing places of entertainment where motion pictures are exhibited under a common show license, in case the seating capacity be increased; and in case the seating capacity be not increased, all the provisions of this ordinance shall apply, except those provisions of subsection 352d, designated as numbers 1, 2, 3, 4, and 5, but the Bureau of Licenses shall have power in its discretion to enforce the provisions of said paragraph 3 of section 352d as to exits and courts.

352i.

Existing places of entertainment seating 300 persons or less where motion pictures are exhibited in conjunction with any other form of entertainment, must comply, before a reissuance of its license, with the provisions of section 109 of the Building Code, covering theatres seating more than 300 persons. But if such existing place of entertainment discontinue all other form of entertainment except the exhibition of motion pictures, it may be licensed in accordance with the provisions of subsection 352h.

352j.

With the exception of paragraph 7 of subsection 352d, subsections 352a to 352f, inclusive, and subsections 352h, 352i, 352k and 352l of this ordinance shall not apply to motion picture exhibitions with or without charge for admission, conducted under the direct management of educational or religious institutions, nor to motion picture exhibitions without charge for admission given or held not more than once a week in private residences or bona fide social, scientific, political or athletic clubs. Before motion pictures shall be exhibited in any of the places above mentioned, there shall be obtained from the Bureau of Licenses a permit for such exhibition. Before granting such permit, the Bureau of Licenses shall cause to be inspected the premises where such proposed exhibition will be held and shall grant the permit if in its judgment the safety of the public be properly guarded, and provided that for any audience of more than 75 people all chairs or seats shall be securely fastened to the floor or fastened together in rows.

352k.

The Bureau of Licenses, at its discretion, shall specify the seating capacity for each open air motion picture theatre. Aisles must be 4 feet wide, or wider, in the discretion of the Bureau of Licenses. At least two separate exits, remote from each other, shall be provided, and no exit shall be less than 5 feet in width. For every 25 persons to be accommodated in excess of 300, the total width of exits shall be increased 1 foot. All exits must be indicated by signs and red lights, and the doors must open outwardly. Seats must be stationary, with backs 32 inches apart, and so arranged that no seat shall have more than 7 seats intervening between it and an aisle. The floor must be constructed either of wood with sleepers, or of concrete, and must extend at least 5 feet from the seats on all sides, provided, however, that in the discretion of the Bureau of Licenses, a gravel floor may be substituted for wood or concrete. Chairs must either be securely fastened to wood or concrete floor, or all chairs in a row must be fastened together, and at least four rows must be securely fastened to one frame, except that where refreshments are served, tables and unattached chairs or benches used with them may be permitted.

352l.

Only subsections 352a, 352b, 352c, 352d, paragraphs 7 and 13, and 352g, 352j and 352k of this ordinance shall apply to open air motion picture theatres.

352m.

This ordinance shall take effect 60 days after its approval by the Mayor. All other rules, regulations and ordinances inconsistent herewith and affecting buildings and places to be occupied as herein defined are hereby revoked.

FRANK CUNNINGHAM, MAX S. LEVINE, Committee on Laws and Legislation.

Alderman Dowling moved that the minority report (G. O. No. 437) be substituted for the majority report (G. O. No. 436).

The Vice-Chairman put the question whether the Board would agree to adopt said motion.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Carberry, Cumuskey, Cunningham, Delaney, Devine, Dixson, Dotzler, Dowling, Dujat, Dunn, Eagan, Fink, Gilmore, Hannon, Kennealy, Kenney, Levine, Loos, McCann, McCourt, McGarry, McGrath, Molen, Nugent, O'Connor, O'Neil, O'Rourke, Reardon, Schmidt, Smith, Stapleton, Velten, Walsh, Wendel, White—35.

Negative—Aldermen Becker, Bedell, Boschen, Bosse, Brush, Coleman, Curran, Diemer, Downing, Eichhorn, Esterbrook, Folks, Gaynor, Grimm, Hamilton, Herbst, Igstaider, Lieberman, Marks, Moore, Muhlbauer, Nicoll, Pendry, Post, Pouker, Stevenson, Weil, Weston, Wilmot; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works, and the Vice-Chairman—34.

The Vice-Chairman then put the question whether the Board would agree to accept said minority report and adopt ordinance No. 3226.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cumuskey, Cunningham, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gilmore, Grimm, Hamilton, Hannon, Herbst, Kennealy, Kenney, Levine, Lieberman, Loos, McCann, McCourt, McGarry, McGrath, Marks, Molen, Moore, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Smith, Stapleton, Stevenson, Velten, Walsh, Weil, Wendel, Weston, White, Wilmot; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works, and the Vice-Chairman—69.

Negative—Aldermen Downing and Morrison—2.

The Vice-Chairman then put the question whether the Board would agree to accept said minority report and adopt ordinance resolution No. 3227.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cumuskey, Cunningham, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gilmore, Grimm, Hamilton, Hannon, Herbst, Kennealy, Kenney, Levine, Lieberman, Loos, McCann, McCourt, McGarry, McGrath, Marks, Molen, Moore, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Smith, Stapleton, Stevenson, Velten, Walsh, Weil, Wendel, Weston, White, Wilmot; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works, and the Vice Chairman—69.

Negative—Aldermen Downing and Morrison—2.

The Vice-Chairman then put the question whether the Board would agree to accept said minority report and adopt ordinance No. 3228.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gilmore, Grimm, Hamilton, Hannon, Herbst, Kenneally, Kenney, Levine, Lieberman, Loos, McCann, McCourt, McGarry, McGrath, Marks, Molen, Moore, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Smith, Stapleton, Stevenson, Velten, Walsh, Weil, Wendel, Weston, White, Wilmot; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers; President McAneny, by E. V. Frothingham, Commissioner of Public Works, and the Vice Chairman—69.

Negative—Aldermen Downing and Morrison—2.

On motion of Alderman Dowling G. O. No. 510 was again laid over.

ORDINANCES AND RESOLUTIONS, AGAIN RESUMED.

No. 3659.

By the President—

Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds:

By Alderman Kline, Vice-Chairman—

Alfred D. Miller, 170 Prospect place, Brooklyn; Daniel Heyward Hanckel, 19 7th ave., Brooklyn; Mary E. Keenan, 796 Bergen st., Brooklyn; Rutherford S. Moorehead, 387 Bergen st., Brooklyn; George Howell, 40 St. Felix st., Brooklyn; Morris Cohen, 558 7th st., Brooklyn; John B. Moseley, 387 Cumberland st., Brooklyn; Minnie H. Kock, 156 Buffalo ave., Brooklyn.

By Alderman Becker—

Harry A. Bloomberg, 350 W. 85th st., Manhattan; John G. H. Meyers, 112 Riverside Drive, Manhattan.

By Alderman Bedell—

Abraham Goldfarb, 385 Central Park West, Manhattan; Isidor Blum, 312 W. 93d st., Manhattan; Harry H. Morton, 110 W. 96th st., Manhattan; Stewart A. Farrell, 311 W. 95th st., Manhattan.

By Alderman Bolles—

Samuel J. Siegel, 520 W. 144th st., Manhattan; Robert Boyd Cook, 275 W. 141st st., Manhattan; Charles B. Kelly, 260 W. 146th st., Manhattan.

By Alderman Boschen—

Charles A. Glaser, 513 W. 150th st., Manhattan; James T. Reynolds, 511 W. 165th st., Manhattan; John G. Donnelly, 560 W. 163d st., Manhattan; Gerald Morrell, 469 W. 163d st., Manhattan; Adolph Bromberg, 515 W. 160th st., Manhattan.

By Alderman Bosse—

Hyman Meyerson, 8884 Bay 16th st., Brooklyn; Jerome Dwight Rogers, 1370 78th st., Brooklyn; Simon H. Glass, 180 Bay 31st st., Brooklyn; Rudolph W. Schwartz, 2050 E. 19th st., Brooklyn; Herman Witkowsky, 71 Bay 23d st., Brooklyn; Hans C. Kronika, Emmons ave., Brooklyn; Leon Dickinson, 123 Bay 19th st., Brooklyn; Charles A. Clayton, 1536 49th st., Brooklyn; Joseph Sicker, 5223 12th ave., Brooklyn; Walter J. Smith, 1717 E. 2d st., Brooklyn; Edward A. Reilly, 1394 E. 17th st., Brooklyn; Joseph Ropp, 6317 New Utrecht ave., Brooklyn.

By Alderman Brush—

Harry Morton Goldberg, 509 W. 110th st., Manhattan; William H. Forrest, 92 Morningside ave., Manhattan; Jacob Walz, 504 W. 111th st., Manhattan; John Thomas Griffin, 2748 Broadway, Manhattan.

By Alderman Coleman—

Charles J. Ryan, 114 Franklin ave., Brooklyn; Stockbridge Bacchus, 239 Gates ave., Brooklyn.

By Alderman Comuskey—

Israel Siegel, 427 E. 6th st., Manhattan; Max Cohn, 133 E. 4th st., Manhattan; Joseph Kurland, 70 E. 7th st., Manhattan.

By Alderman Cunningham—

John Joseph Prendergast, 340 Clinton st., Brooklyn; Francesco Cali, 484 Henry st., Brooklyn.

By Alderman Curran—

Walter J. Egan, 116 Waverly place, Manhattan; Tristram Tupper, 34 Gramercy Park, Manhattan.

By Alderman Devine—

Philip Siff, 855 Hunts Point ave., The Bronx, N. Y.; Isidore Witkind, 927 Fox st., The Bronx, N. Y.; Abraham M. Pariser, 952 Tiffany st., The Bronx, N. Y.; Max Goldberger, 782 Prospect ave., The Bronx, N. Y.; Roger Mulroy, 473 E. 146th st., The Bronx, N. Y.; Benjamin Guner, 976 Kelly st., The Bronx, N. Y.; Mary Schacht, 1028 Faile st., The Bronx, N. Y.

By Alderman Delaney—

Benjamin Z. Sussholz, 167 E. 106th st., Manhattan; Michael J. Gaffney, 245 E. 90th st., Manhattan.

By Alderman Diemer—

George Cook, 214 Stockton st., Brooklyn; Charles J. McElleney, 812 DeKalb ave., Brooklyn.

By Alderman Dixson—

John Stetz, 108 N. 7th st., Brooklyn.

By Alderman Dotzler—

Philip Bleier, 371 E. 8th st., Manhattan.

By Alderman Dowling—

William C. Hamilton, 401 W. 30th st., Manhattan; William P. Gallagher, 304 W. 29th st., Manhattan.

By Alderman Downing—

Charles R. Delmage, 129 Columbia Heights, Brooklyn; Donald Crowley, 322 State st., Brooklyn; Joshua Tilden Cruser, 195 Clinton st., Brooklyn.

By Alderman Dujat—

Henry W. Zener, 20 Lewis ave., Elmhurst, L. I.

By Alderman Dunn—

Stephen Ralph Tiffany, 320 93d st., Brooklyn; Alexander C. Webber, 4909 11th ave., Brooklyn.

By Alderman Eagan—

Edward J. Cuddihy, 644 Lexington ave., Manhattan.

By Alderman Esterbrook—

Granville H. Bourne, 446 Macon st., Brooklyn; Sidney N. Smith, 155 Hancock st., Brooklyn; Louis Dranow, 414 Tompkins ave., Brooklyn.

By Alderman Fink—

Benjamin Scaiano, 42 6th ave., New Brighton, Staten Island.

By Alderman Folks—

Rosamond M. Coane, 203 W. 109th st., Manhattan.

By Alderman Gelbke—

Charles E. Harris, 106 Vanderveer ave., Woodhaven, N. Y.; Marie C. Stone, 913 Bushwick ave., Brooklyn.

By Alderman Grimm—

Robert B. Jacobs, 148 Schenck ave., Brooklyn; Arthur T. Lawrence, 278 Glen st., Brooklyn; Rutherford W. Kathan, 75 Schenck ave., Brooklyn; Maurice H. Silverman, 720 Cleveland st., Brooklyn; George Robert Dawson, 296 Ridgewood ave., Brooklyn; Charles Sattler, 427 Railroad ave., Brooklyn; Otto C. Infanger, 43 Railroad ave., Brooklyn; Maurice Friedman, 521 Cleveland st., Brooklyn.

By Alderman Hamilton—

Henry John Murphy, 1380 Ogden ave., The Bronx, N. Y.; John C. Wait, 1520 Jesup ave., The Bronx, N. Y.; Elisha Harris Janes, 2205 Sedgwick ave., The Bronx, N. Y.; William E. O'Grady, 3063 Decatur ave., The Bronx, N. Y.; Arthur Christoper Beck, 2280 Bathgate ave., The Bronx, N. Y.

By Alderman Herbst—

Josephine Braddick, 2116 Arthur ave., The Bronx, N. Y.; Albert H. Vitale, 872 E. 180th st., The Bronx, N. Y.; Walter Mortimer Wechsler, 216 W. 100th st., The Bronx, N. Y.; Nettie Spears, 664 E. 166th st., The Bronx, N. Y.; Alexander Kahn, 1040 Bryant ave., The Bronx, N. Y.; William Wetterer, 1124 Jackson ave., The Bronx, N. Y.; Nathan M. Hutner, 1528 Charlotte st., The Bronx, N. Y.; Henry Clay Becker, 1876 Belmont ave., The Bronx, N. Y.; Abraham I. Solomon, 1057 Prospect ave., The Bronx, N. Y.; Henry W. Fried, 818 E. 163d st., The Bronx, N. Y.; Rudolph Bresacher, 666 Jefferson pl., The Bronx, N. Y.

By Alderman Igstaedter—

Reuben S. Lind, 351 St. Nicholas ave., Manhattan.

By Alderman Kenneally—

George Banger, 310 2d ave., Manhattan; William Stewart McNat, 336 E. 20th st., Manhattan.

By Alderman Levine—

Isidore Ehman, 132 Eldridge st., Manhattan; A. Joseph Suchar, 3 Eldridge st., Manhattan; Nathan Shulman, 126 Ludlow st., Manhattan; Rose F. Verschleiser, 32 Orchard st., Manhattan; Wm. Livingston, 90 E. Broadway, Manhattan.

By Alderman Lieberman—

Alfred Ascher, 6 E. 112th st., Manhattan; Emanuel J. Pelikan, 13 E. 108th st., Manhattan; Samuel Friedman, 102 E. 96th st., Manhattan; Eva Goldstein, 172 E. 94th st., Manhattan; Jacob Goldschmidt, 168 E. 96th st., Manhattan.

By Alderman McCann—

Frank Fischermann, 345 W. 53d st., Manhattan.

By Alderman McCourt—

Richard A. Coleman, 361 W. 42d st., Manhattan.

By Alderman McGarry—

Charles B. Hald, 154 Calyer st., Brooklyn.

By Alderman Martyn—

Samuel Seid, 331 Hopkinson ave., Brooklyn; Esther Finkelstein, 39 Thatford ave., Brooklyn; Harry Ginsburg, 295 Watkins st., Brooklyn.

By Alderman Marks—

Jacob W. Berinstein, 102 W. 115th st., Manhattan; Henry Greenberg, 16 E. 118th st., Manhattan; James J. Scallion, 541 Manhattan ave., Manhattan; Lillian Carlin, 132 W. 112th st., Manhattan; Julius H. Rosansky, 72 W. 114th st., Manhattan; Robert M. Smith, 4 West 115th st., Manhattan; Charles Joseph Goldstein, 47 W. 114th st., Manhattan; William Rosenfeld, 133 W. 113th st., Manhattan.

By Alderman Morrison—

Stephen B. Rose, 1455 Bedford ave., Brooklyn; T. W. Rutlifford, 42 Hawthorne st., Brooklyn; Warren H. Bristol, 209 Ocean ave., Brooklyn; Abbie M. Fowler, 761 E. 31st st., Brooklyn; Fenwick W. Bergen, 10 Hubbard pl., Brooklyn; John Van Kick Taylor, 1129 Park pl., Brooklyn; Franklin Tausch, 1208 Beverly rd., Brooklyn; William Bernard Skelley, 1389 Pacific st., Brooklyn; John F. Kennedy, 2804 Avenue G, Brooklyn; Frank L. Liese, 3314 Clarendon rd., Brooklyn; William H. Olvany, 607 Eastern Parkway, Brooklyn; Luke O'Toole, 245 E. 28th st., Brooklyn.

By Alderman Nicoll—

Henry A. Riker, 141 E. 44th st., Manhattan; George L. Donnellan, 221 W. 49th st., Manhattan.

By Alderman Nugent—

Michael Aloysius Broderick, 1389 2d ave., Manhattan.

By Alderman O'Connor—

Benny Reiser, 124 Vernon ave., Long Island City; Jennie K. Allen, 538 2d ave., Astoria, L. I.

By Alderman O'Neil—

James J. Stewart, 1707 Zerega ave., Westchester, N. Y.; William A. Shields, 1654 Pelham rd., The Bronx, N. Y.; Cornelius B. Parker, 2543 Walker ave., The Bronx, N. Y.

By Alderman O'Rourke—

George W. Perry, 48 Tompkins st., Stapleton, Staten Island; Edward Henry Hesse, 102 Gordon st., Stapleton, Staten Island.

By Alderman Post—

Frank E. Knab, 37 E. 19th st., Whitestone, Long Island.

By Alderman Pouker—

John P. MacLellan, 646 Lenox ave., Manhattan.

By Alderman Reardon—

Mary Forejt, 510 E. 81st st., Manhattan.

By Alderman Shipley—

Robert T. Quale, southwest corner of Beaufort and Church sts., Richmond Hill, Long Island; John Magone, 3 Gilbert st., Jamaica, Long Island; Thomas F. Malone, South Ozone Park, Long Island; Katharine J. Cussack, 202 Van Wyck ave., Richmond Hill, Long Island; John K. Lundy, 104 Humboldt rd., Jamaica, Long Island.

By Alderman Schmidt—

Daniel J. Dunn, 810 Elton ave., The Bronx, N. Y.; Anna K. Wall, 508 E. 165th st., The Bronx, N. Y.

By Alderman Smith—

Harry Sena, 63 Pitt st., Manhattan.

By Alderman Stevenson—

Harry London, 474 11th st., Brooklyn; Richard V. Mooney, 410 3d st., Brooklyn; Isaac Alkut, 581 7th st., Brooklyn; Augustus J. Rinn, 570 9th st., Brooklyn; William C. Rodger, 747 President st., Brooklyn; Clara M. Molander, 490 10th st., Brooklyn; Clarence F. Lamont, 409 4th st., Brooklyn; Nathan B. Chadsey, 110 Windsor pl., Brooklyn.

By Alderman Veltel—

Leon Mirabeau, 113 Graham ave., Brooklyn.

By Alderman Weil—

Lillian Strauss, 1716 Webster ave., The Bronx, N. Y.

By Alderman Wendel, Jr.—

John C. Forster, 343 W. 47th st., Manhattan.

By Alderman Weston—

Frederick W. Hamborg, 687 Halsey st., Brooklyn; User Marcus, 116 Bainbridge st., Brooklyn.

The Vice-Chairman put the question whether the Board would agree to adopt said resolution.</

No. 3663.

By Alderman Boschen—

Resolved, That permission be and the same is hereby given to Bernard Weiss to erect, place and keep a show case within the stoop line in front of premises 2003 Amsterdam ave., in the Borough of Manhattan, provided the said show case shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3664.

By the same—

Whereas, The great increase in population in The City of New York demands a corresponding enlargement of the facilities for the distribution of commodities necessary to the welfare of the community, and

Whereas, One of the prime necessities for the comfort and health of the people is the use of coal for heating and manufacturing purposes, and

Whereas, It has become manifest that the facilities for the sale and delivery of coal in The City of New York have not been enlarged, but, on the contrary, through the lack of adequate docking privileges and the consolidation of operating firms, the places for the delivery of coal have decreased in number, and

Whereas, By reason of such apparent lack of adequate facilities and the manner in which the transportation of coal is operated by the railroads, it has been possible to so regulate and control the sale and delivery of coal as to practically eliminate trade competition, with the result that an arbitrary and fixed scale of prices has been maintained for stated periods of the year, all of which is not conducive to the best interests of the people; therefore be it

Resolved, That the Board of Aldermen of The City of New York hereby instructs its Committee on Affairs of Boroughs to arrange for public hearings in the City Hall at which it shall take up for consideration the methods and manner of operation of the sale and delivery of coal in The City of New York; it shall make such inquiries as may be necessary to be properly informed in the matter and receive such testimony as may be available, either voluntary or by request. It shall report its findings not later than September 1, 1913, with such recommendations as may be deemed to be in the best interests of the people.

Which was adopted.

No. 3665.

By Alderman Bosse—

Whereas, Under the conditions prevailing in a city of the size of The City of New York, large numbers of its inhabitants are compelled to live in small apartments, and

Whereas, Because thereof, ice is to them a necessity during the heated term, in order to preserve health, and in the case of small children even life itself, and

Whereas, It is currently reported that it is the intention of the great companies dealing in ice to increase the price thereof, which in the case of many of the inhabitants would amount to a prohibition of its use;

Resolved, That this Board recommends to the Board of Estimate and Apportionment the establishment of a municipal ice plant or plants, to the end that ice may be furnished to the inhabitants of this City at reasonable prices and thus conserve the public health.

Which was referred to the Committee on Laws and Legislation.

No. 3666.

By Alderman Cole—

Resolved, That George W. Allison, Jr., of Port Richmond, in the Borough of Richmond, be and he is hereby appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

No. 3667.

By Alderman Coleman—

Resolved, That permission be and the same is hereby given to the Bryant Improvement Co. to erect, place and keep a storm door and an awning in front of premises on the northwest corner of Bedford ave. and Bergen st., in the Borough of Brooklyn, provided the said storm door and awning shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at its own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3668.

By Alderman Cummuskey—

Resolved, That permission be and the same is hereby given to the Society of Mutual Benefit of Grummo Appoli (San Rocco), to parade through the following streets and thoroughfares of the Borough of Manhattan, City of New York, with the statue of St. Rocco and music, and to erect stand and place and maintain overhead electric lights, on August 19, 20 and 21, 1913, between the hours of 5 and 10 o'clock p. m. (the occasion being a religious anniversary), under the supervision of the Police Department, from the church, 431 E. 12th st. to 2d ave., north on 2d ave., to 13th st., east on 13th st. to Avenue B, south on Avenue B to 11th st., thence west on 11th st. 2d ave., thence north to 12th st., thence east on 12th st. to church at 431 E. 12th st. The band to play each of the three days above mentioned from 8 a. m. to 12 m., and from 3 p. m. to 1 a. m.

Which was adopted.

No. 3669.

By the same—

Resolved, That permission be and the same is hereby given to the Manhattan Dairy Restaurant Co. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3670.

By Alderman Curran—

AN ORDINANCE Rescinding an Issue of Corporate Stock in the Sum of Eight Million Six Hundred and Ninety Thousand Dollars (\$8,690,000) for Completing the Easterly Basin of the Jerome Park Reservoir, and for the Construction and Installation of a Filtration Plant Therein, Under the Direction of the Commissioner of Water Supply, Gas and Electricity.

Be It Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Ordinance adopted by the Board of Aldermen of The City of New York on the 20th day of June, 1911, which reads as follows:

Be It Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment May 11, 1911, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That, pursuant to the provisions of section 178 of the Greater New York Charter, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to the amount of eight million six hundred and ninety thousand dollars (\$8,690,000) for the purpose of providing means for completing the easterly basin of the Jerome Park Reservoir and for the construction and installation of a filtration plant therein, under the direction of the Commissioner of Water Supply, Gas and Electricity, and when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller is authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding eight million six hundred and ninety thousand dollars (\$8,690,000), the proceeds whereof to be applied to the purposes aforesaid.

—be and the same is hereby repealed and the authorization of the issuance of said corporate stock is hereby rescinded.

Which was referred to the Committee on Finance.

No. 3671.

By Alderman Devine—

Resolved, That it is recommended to the Commissioner of Water Supply, Gas and Electricity to install and maintain an additional lamppost and lamp in front of St. Peter's Evangelical Lutheran Church, at 139 E. 140th st., in the Borough of The Bronx.

Which was adopted.

No. 3672.

By Aldermen Dowling—

Resolved, That pursuant to the provisions of chapter 887 of the Laws of 1911, the Board of Aldermen hereby certifies to the Comptroller for payment, as charges against The City of New York, for medical and surgical treatment, medicines, bandages, etc., rendered and furnished to Owen Eagan, an Assistant Inspector of Combustibles in the Fire Department of The City of New York, during the months of March, April, May and June, 1912, while suffering from injuries sustained in the performance of his official duties in the handling of an explosive sent to the home of a Judge of the Court of General Sessions, two bills as follows:

Dr. John D. Cooney	\$268 00
Eimer & Amend	22 50

\$290 50

Which was referred to the Committee on Finance.

No. 3673.

By Alderman Fink—

Resolved, That permission be and the same is hereby given to J. McKone to place and keep a watering trough on the sidewalk near the curb in front of his premises 1 1st ave., Stapleton, in the Borough of Richmond; the work to be done and water supplied at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3674.

By Alderman Gelbke—

Resolved, That permission be and the same is hereby given to Frederick Cook to place and keep an ornamental post, surmounted by a clock, on the sidewalk near the curb, in front of his premises 258 Forest avenue, Evergreen, in the Borough of Queens; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3675.

By the same—

Resolved, That permission be and the same is hereby given to George Kammerer to place and keep a watering trough on the sidewalk near the curb in front of his premises, 301 Onderdonk ave., Evergreen, in the Borough of Queens; the work to be done and water supplied at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3676.

By Alderman Hamilton—

Resolved, That Everett F. Murgatroyd, of 2764 Morris ave., in the Borough of The Bronx, be and he is hereby appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

No. 3677.

By Alderman Igstaedter—

AN ORDINANCE to amend section 6 of article 1, of chapter 1, of part 2, of the Code of Ordinances of The City of New York, relating to peddlers, venders and hawkers.

Be it ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Section 6 of article 1 of chapter 1 of part 2 of the Code of Ordinances of The City of New York, relating to peddlers, venders, hawkers, is hereby further amended by adding thereto the following words: *"That part of the Borough of Manhattan, bounded by Broadway, Riverside Drive, 134th and 158th sts."*

Section 2. *This ordinance shall take effect immediately.*

NOTE—New matter in *italics*.

Which was referred to the Committee on Laws and Legislation.

No. 3678.

By the same—

Resolved, That permission be and the same is hereby given to Mancuso Bros. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3679.

By the same—

Resolved, That permission be and the same is hereby given to Marcus Feldman to place and keep an ornamental post, surmounted by a clock, on the sidewalk near the curb in front of his premises, 1543 Broadway, in the Borough of Manhattan; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3680.

By Alderman Levine—

Resolved, That permission be and the same is hereby given to Henry Lorber to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3681.

By the same—

Resolved, That permission be and the same is hereby given to the Jefferson Theatre Co. to parade six men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3682.

By the same—

Resolved, That permission be and the same is hereby given to Goldberg Bros., of 73-75 Delancey st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3683.

By the same—

Resolved, That permission be and the same is hereby given to Meyer Rothstein, of 49 Henry st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3684.

By the same—

Resolved, That permission be and the same hereby is given to Jacob Burnstein to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan under the supervision of the Police Department; such permission to continue for a period of thirty (30) days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3685.

By the same—

Resolved, That permission be and the same hereby is given to J. Margolin to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan under the supervision of the Police Department; such permission to continue for a period of thirty (30) days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3686.

By the same—

Resolved, That permission be and the same is hereby given to Morris Kanofsky, of 103 Clinton st., to parade a man with an advertising sign through the streets and

thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3687.

By Alderman Lieberman—

Resolved, That permission be and the same is hereby given to Harry Feinberg to erect, place and keep a barber pole within the stoop line in front of premises 73 E. 113th st., in the Borough of Manhattan, provided the said barber pole shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3688.

By the same—

Resolved, That permission be and the same is hereby given to Sol. Weinberg to erect, place and keep a booth within the stoop line in front of premises on the south-east corner of 109th st. and 5th ave., in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3689.

By the same—

AN ORDINANCE to provide that drivers charged with violations of traffic regulations or cruelty to animals be served with summons instead of being arrested.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

First—Any driver of a horse charged with a violation of the traffic regulations issued by the Police Department of The City of New York, or who is charged with cruelty to animals, shall, upon reasonable proof of his identity to the person charging him with such violation, receive a summons for his appearance before a Magistrate and no arrest shall be made therefor before the return of said summons.

Which was referred to the Committee on Laws and Legislation.

No. 2690.

By the same—

AN ORDINANCE against feeding horses in public thoroughfares by others than owners or their agents.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

First—No person other than the owner or his duly authorized agent shall be permitted to give food in any form whatsoever to a horse while on the street or highways of The City of New York.

Second—Any person violating this ordinance shall be guilty of a misdemeanor and shall be liable to a fine not exceeding \$10 or imprisonment not exceeding five days.

Which was referred to the Committee on Laws and Legislation.

No. 3691.

By Alderman Loos—

Resolved, That permission be and the same is hereby given to Thomas F. O'Neill to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3692.

By Alderman McCourt—

Resolved, That permission be and the same is hereby given to Frederick J. Holloran to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3693.

By the same—

Resolved, That permission be and the same is hereby given to S. Weingarten to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3694.

By the same—

Resolved, That permission be and the same is hereby given to John Alexander to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3695.

By Alderman McGarry—

Resolved, That the Department of Docks and Ferries is hereby requested to increase the salary of the Boilermakers in said department to four dollars and twenty-five cents per diem, same being the amount paid by the Department of Water Supply, Gas and Electricity, and which is regarded as the prevailing rate of pay for that class of work.

Which was referred to the Committee on Laws and Legislation.

No. 3696.

By the same—

Resolved, It having been brought to my attention by James A. McCafferty, a veteran of the Civil War, that the Soldiers' Monument, which was erected by The City of New York in Calvary Cemetery, is in a very dilapidated condition and rapidly falling into decay for the want of attention; therefore be it

Resolved, That this Board hereby authorize and direct that the sum of five hundred dollars (\$500) be transferred from any unexpended balances and used for the purpose of repairing and renovating the said monument. In the event of there being no unexpended balances at this time, an issue of special revenue bonds not to exceed the foregoing amount is hereby authorized.

Which was referred to the Committee on Finance.

No. 3697.

By Alderman Mulligan—

Resolved, That Arthur J. Masterson, of 4382 Carpenter ave., in the Borough of The Bronx, be and he is hereby appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

No. 3698.

By the same—

Resolved, That permission be and the same is hereby given to the Commercial Distributing Co. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of The Bronx, under the supervision of the Police Department, such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3699.

By Alderman Nicoll—

Resolved, That permission be and the same is hereby given to the Public Hackmen's Protective League to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, except 34th st. between 5th and 6th aves., 42d st. between 7th and 8th aves. and Broadway between 39th and 44th sts., for a period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3700.

By the same—

AN ORDINANCE to Prevent Noises Between the Hours of 6 P. M. and 7 A. M. in Other Than Purely Manufacturing Districts.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Except in a purely manufacturing district, no corporation, partnership or person shall so conduct its or his business between the hours of 6 p. m. and 7 a. m. as to cause any loud or sharp noise or concussion, unless such corporation, partnership

or person shall have first obtained a permit from the Board of Health. Such permit shall be issued by the Board of Health only when it appears to the satisfaction of said Board that the conduct of such business between such hours will not be injurious to the health of those residing in the vicinity of the place where such business is being conducted; provided, however, that the said Board may grant such permit, when it appears to its satisfaction that the work proposed during the hours prohibited, is a necessity. Such permit shall not in any way impair any right of action, civil or criminal, against the corporation, partnership or person holding such permit.

Section 2. Any person, firm or corporation violating any of the provisions of this ordinance shall, upon conviction thereof, before any City Magistrate, be punishable by a fine not exceeding \$100, or imprisonment in the City Prison for a period not exceeding 90 days, or both.

Section 3. This ordinance shall take effect immediately.

Which was referred to the Committee on Laws and Legislation.

No. 3701.

By Alderman Nugent—

Resolved, That permission be and the same is hereby given to Henry James, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3702.

By Alderman O'Rourke—

Whereas, The United Spanish War Veterans of the Department of New York will hold its tenth annual State encampment at Syracuse, N. Y., on June 23, 24 and 25, 1913, and,

Whereas, The United Spanish War Veterans of the United States will hold its tenth annual national encampment at Buffalo, N. Y., on September 3, 4, 5 and 6, 1913, and,

Whereas, A number of employees of The City of New York, who are members of the United Spanish War Veterans, an organization devoted to the support of the National Government, and to the furtherance of patriotic principles, desire to attend either or both of said encampments; therefore, be it

Resolved, That all employees of The City of New York, who are regularly elected delegates or members of the United Spanish War Veterans, be allowed three days, with pay, from June 23 to June 25, 1913, inclusive, provided that in each case satisfactory proof shall be given to the head of the Department that such employee has attended the tenth annual State encampment at Syracuse, N. Y., during the said three days; and be it further,

Resolved, That all employees of The City of New York, who are regularly elected delegates or members of the United Spanish War Veterans, be allowed four days, with pay, from September 3 to September 6, 1913, inclusive, provided that in each case satisfactory proof shall be given to the head of the Department that such employee has attended the tenth annual National encampment, which is to be held at Buffalo, N. Y., during the week beginning Wednesday, September 3, 1913.

Which was adopted.

No. 3703.

By the same—

To the Honorable Board of Aldermen:

At a regular meeting of the Municipal Ferry Employees' Association, held on the 7th day of May, 1913, a quorum being present, the following resolution was adopted: We, the employees of Department of Docks and Ferries of The City of New York, in the Department of Municipal Ferries, numbering in all about five hundred (500) under the following titles, namely: Quartermaster, *Mates, *Deckhands, *Doormen, *Ticket Choppers, Water Tenders, Oilers, *Stokers, all being members of the Municipal Ferries Employees' Association, do hereby submit a resolution which is herewith attached and made part of this request.

Resolution.

Whereas, We submit for the attention and consideration of your honorable body that we, the employees of the Department of Docks and Ferries, now receiving a monthly rate of wages, owing to the increased cost of living find that we are unable to meet the reasonable daily demands of said living under our present wage schedule, and respectfully petition your honorable Board to have passed for us a semi-monthly bill in order that we may be better able to cope with such daily demands.

Whereas, By reason of the fact that those employees amongst us marked with an asterisk (*) in the list above are paid less than \$3 a day and find it quite hard to have to wait from 30 to 35 days before receiving their monthly salary.

Whereas, On the other hand the per diem men who are also City employees, receive their salary weekly, and thus have every facility of seeing their way clear over all the items of expense from one week to another.

Whereas, Corporations having a number of employees are compelled by law to pay their help at least twice each month.

Whereas, The majority of the men under the aforesaid titles are married, have large families, which makes it quite impossible for them to lay out their money economically from the payday in one month to the payday in the following month without finding themselves short, and thereby forced to seek the aid of the loan sharks, whom, as your honorable body knows, are always ready and willing to take advantage of a City employee.

We, therefore, feel that the above request is a just and reasonable one, and that the facts submitted by us asking a change in our present pay system, are entirely worthy of investigation and action by your honorable Board of Aldermen of The City of New York.

Thanking you in advance for any action you may take in our behalf, we remain,

Committee: H. W. Meyer, President; J. H. Fitzgerald, Secretary; Wilbur Lewis, George Romer, Timothy J. Harrington.

Which was referred to the Committee on Salaries and Offices.

No. 3704.

By Alderman Post—

Resolved, That permission be and the same is hereby given to Samuel V. Pallal to erect, place and keep an emblematic sign within the stoop line in front of premises 66 Main st., Flushing, in the Borough of Queens, provided the said emblematic sign shall be erected so as to conform in all respects with the provisions of the ordinance (paragraph 3, section 263, part 1 of the Code), in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3705.

By the same—

Resolved, That permission be and the same is hereby given to the Flushing Hospital Aid Association to parade through the streets and thoroughfares of Flushing, in the Borough of Queens, under the supervision of the Police Department, such permission to continue only on Wednesday, Thursday, Friday and Saturday, June 11, 12, 13 and 14, 1913, during the holding of the carnival and circus for the benefit of said hospital.

Which was adopted.

No. 3706.

By Alderman Reardon—

Resolved, That permission be and the same is hereby given to Louis Friedman to place and keep a post, surmounted by a clock, on the sidewalk near the curb in front of his premises, 1316 3d ave., in the Borough of Manhattan; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3707.

By Aldermen Marks—

Resolved, That permission be and the same is hereby given to J. C. Clark to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3708.

By the same—

Resolved, That permission be and the same is hereby given to the Freedman Camera Co. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department;

such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3709.

By the same—

Resolved, That permission be and the same is hereby given to Carey's Sample Shoe Co. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3710.

By Alderman Shipley—

Resolved, That permission be and the same is hereby given to William K. Kaplan & Co., to place and keep a show case within the stoop line in front of No. 316 Fulton st., Jamaica, in the Borough of Queens, provided the said show case shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough; such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3711.

By Alderman Smith—

Resolved, That Samuel Shapiro, of 311 Henry st., in the Borough of Manhattan, be and he is hereby appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

No. 3712.

Resolved, That permission be and the same is hereby given to Henry Burgis to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3713.

By Alderman Stapleton—

Resolved, That permission be and the same is hereby given to John T. Meehan's Son to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3714.

By the same—

Resolved, That permission be and the same is hereby given to J. Dells to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3715.

By the same—

Resolved, That permission be and the same is hereby given to the No Tip Barber Shop to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3716.

By the same—

Resolved, That permission be and the same is hereby given to Dauman & Schwartz to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3717.

By the same—

Resolved, That permission be and the same is hereby given to the Enterprise Desk Co. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3718.

By the same—

Resolved, That permission be and the same is hereby given to the Martha Washington Candy Co. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3719.

By the same—

Resolved, That permission be and the same is hereby given to Mary E. Jack to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3720.

By Alderman Velten—

Resolved, That permission be and the same is hereby given to Max M. Freund to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Brooklyn, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3721.

By the same—

Resolved, That permission be and the same is hereby given to Harry Tepper to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Brooklyn, under the supervision of the Police Department; such permission to continue only during the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3722.

By Alderman Walsh—

AN ORDINANCE for the substantial recognition of exceptionally daring and meritorious officers in the lower grades of Police. Under and by virtue of and in compliance and conformity with the provisions of chapter 247 of the Laws of 1913, being "An Act to Amend the General City Law, in relation to the Powers of Cities."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. That gallant and deserving Police Sergeants and Patrolmen who have received, or may hereafter receive, a medal of honor for deeds of exceptional daring, with continued good records for general efficiency and faithfulness, who may not attain higher grades, shall, with a view to encourage similar instances of supreme devotion to duty and the good of the public, when they reach the period of retirement, either by the age limit or on account of disability incurred in the line of duty, be retired with the rank and pay of retired Lieutenants.

Section 2. This Ordinance shall take effect immediately.

Which was referred to the Committee on Laws and Legislation.

No. 3723.

By the same—

Resolved, That permission be and the same is hereby given to Angelo Manfrede to erect, place and keep a booth within the stoop line in front of premises on the northwest corner of 114th st. and Pleasant ave., in the Borough of Manhattan, pro-

vided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3724.

By Alderman Wendel—

Resolved, That permission be and the same is hereby given to the Employers' Reference Association, Inc., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3725.

By the same—

Resolved, That permission be and the same is hereby given to Michael Finneran, to erect, place and keep a booth within the stoop line in front of premises 282 W. 19th st., in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3726.

By the same—

Resolved, That permission be and the same is hereby given to J. Stone & Son to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3727.

By Alderman Weston—

Resolved, That permission be and the same is hereby given to Jacob Deng to erect, place and keep a storm door within the stoop line in front of premises on the southeast corner of Reid ave. and Quincy st., in the Borough of Brooklyn, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough; such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3728.

By the same—

Whereas, A much esteemed former colleague, one who in "the days that tried men's souls" upheld the honor of the American flag in the United States Navy, WILLIAM WENTZ, has answered a call from his duties here below;

Resolved, That we record our appreciation of the faithful, earnest friend and devoted representative of his constituents who served with his Board till the Federal Government imperatively demanded his services;

Resolved, That our sympathies go forth to his sorrowing relatives; be it further

Resolved, That a copy of this preamble and resolutions, duly authenticated, be transmitted to the family of the deceased.

Which was unanimously adopted by a rising vote.

Alderman Becker moved that the Board do now adjourn.

The Vice-Chairman put the question whether the Board would agree with said motion.

Which was decided in the affirmative.

And the Vice-Chairman declared that the Board stood adjourned until Tuesday, May 27, 1913, at 1:30 o'clock p. m.

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

DEPARTMENT OF FINANCE.

WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE

WEDNESDAY, MAY 21, 1913.

Below is a statement of warrants made ready for payment on the above date showing therein the Department of Finance voucher number, the date or dates of the invoices or bills, the date the voucher was filed in the Department of Finance, the name of the payee and the amount of the claim.

Where two or more bills are embraced in the warrant, the dates of the earliest and latest are given.

All of the warrants mentioned are 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 as to any of the below mentioned warrants, it is requested that reference be made by the Department of Finance voucher number.

WM. A. PRENDERGAST, Comptroller.

Finance Voucher No.	Invoice Dates	Received in Department of Finance	Name of Payee	Amount
Armory Board.				
56033	5- 8-13	5- 8-13	Guidone & Galardi Co.	\$5,000 00
59146	3-18-13	5-14-13	Cavanagh Bros. & Co.	23 10
59154	4-11-13	5-14-13	John Simmons Co.	13 51
59155	3-14-13	5-14-13	Macbeth-Evans Glass Co.	19 57
59186	3-25-13	5-14-13	Standard Oil Co. of New York	14 79
59157	3-21-13	5-14-13	Stanley & Patterson	11 25
59163	4-16-13	5-14-13	The New York Silicate Book Slate Co.	3 50
60388	5-16-13	5-16-13	Patrizio & Hendrickson, Inc.	1,805 06
60390	5- 6-13	5-16-13	Charles Meads & Co.	2,961 00
Bellevue and Allied Hospitals.				
54581	2-27-12	5- 6-13	C. H. & E. S. Goldberg	\$42 00
58083	3-22-13	5-12-13	Floor Surfacing Co.	21 12
Department of Bridges.				
59193		5-14-13	Thos. C. Dunham, Inc.	\$43 80
59201	4- 2-13	5-14-13	E. F. Keating Co.	20 50
59202	4-19-13	5-14-13	E. F. Keating Co.	6 00
59203	4-30-13	5-14-13	Fletcher-Stanley Co.	1 58
59208	4-24-13	5-14-13	E. Schoonmaker Co.	8 22
59209	4-22-13	5-14-13	Stewart Warner Speedometer Corp.	5 77
59210		5-14-13	Manhattan Wheel Works	9 75
59211	4-21-13	5-14-13	Chas. E. Miller	23 63
59212	4-25-13	5-14-13	The Peerless Motor Car Co.	6 00
59218	4-28-13	5-16-13	Fletcher-Stanley Co.	8 52
59227	5- 2-13	5-14-13	Fletcher-Stanley Co.	6 36
59230	4-30-13	5-14-13	Fletcher-Stanley Co.	14 06
60237		5-15-13	Carrere & Hastings	9,000 00
60533	</td			

Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	
Board of City Record.										
61051	3-31-13	4-12-13	5-17-13	M. B. Brown Printing and Binding Co.	\$6,815 09	27763	1- 2-13	4-12-13	Bausch & Lomb Optical Co.	\$54 00
61052	4-28-13		5-17-13	Lecouver Press Co.	35 00	55967	3-12-13	4- 2-13	A. Doncourt	115 00
61053	3-31-13	4- 5-13	5-13-13	Clarence S. Nathan	104 00	55968	3-28-13	5- 8-13	John Gamon	141 00
61054	3-14-13	4- 9-13	5-17-13	John Cassidy Co.	51 05	55969	4- 1-13	5- 8-13	George Roach	298 00
61055	4-17-13		5-17-13	P. J. Collison & Co.	43 09	56023	9-14-12	5- 8-13	American Sports Pub. Co.	50 00
61057	12- 9-12	3-24-13	5-17-13	The J. W. Pratt Co.	29 21	56074	1-31-13	3-11-13	The Prang Co.	51 25
61058	3-27-13		5-17-13	John Cassidy Co.	50	56060	3-18-13	5- 8-13	Buick Motor Co.	997 50
61059	3-27-13	4- 3-13	5-17-13	M. B. Brown Printing and Binding Co.	368 00	56078	2-13-13	2-27-13	F. C. Stechert Co.	51 34
61060	2-15-13	4- 7-13	5-17-13	John Cassidy Co.	149 30	56079	2-27-13	2-28-13	F. C. Stechert Co.	31 18
61061	3-26-13		5-17-13	John Cassidy Co.	8 80	56080	3-28-13	5- 8-13	Universal Vacuum Cleaner Maintenance Co.	150 00
61062	1-23-13		5-17-13	M. B. Brown Printing and Binding Co.	199 00	56081	3- 5-13	3- 7-13	The Macmillan Co.	124 36
61063	8-16-12		5-17-13	The J. W. Pratt Co.	7 15	56095	3-15-13	5- 8-13	A. C. Laurence	45 79
61636	5-13-13		5-14-13	M. B. Brown Printing and Binding Co.	10,458 10	56096	3-17-13	5- 8-13	Billingham & Smith	35 20
61637			5-17-13	Clarence S. Nathan	1,066 00	56105	3-14-13	5- 8-13	W. R. Ostrander & Co.	28 70
61638	12-18-12		5-17-13	Koller & Smith, Inc.	5 30	56151	3- 6-13	5- 8-13	Pennsylvania Flex. Metallic Tubing Co.	49 50
College of The City of New York.										
59639	2-25-13		5-14-13	M. J. Tobin	\$73 33	56142	9-30-12	5- 8-13	Joseph F. Egan	198 00
59640	2-21-13		5-14-13	Ernst Leitz	84 45	56420	3- 6-13	5- 9-13	John Wanamaker, New York	31 25
59643	2-14-13		5-14-13	Sulzberger & Sons Co.	56 84	56425	3-27-13	5- 9-13	Ginn & Co.	41 50
59644	3- 6-13		5-14-13	Spencer Lens Co.	28 09	56455	12-31-12	5- 9-13	The Tabulating Machine Co.	73 50
59645	1- 2-13		5-14-13	Lasher & Lathrop, Inc.	323 36	56973	3- 5-13	3- 7-13	John Wanamaker, New York	38 14
59648	2-18-13		5-14-13	Patterson Bros.	61 77	57246	1- 9-13	5-16-13	The Oliver Typewriter Co.	105 00
59652	3- -13		5-14-13	Church E. Gates & Co.	30 56	57247	3- 7-13	5-12-13	Bausch & Lomb Optical Co.	106 20
59653	3- 4-13		5-14-13	D. Davis & Sons	32 74	57286	2-28-13	3-30-13	Cuperstone Bros.	112 40
59657			5-16-13	Frederick Schilling	73 50	57947	5- 8-13	5-12-13	Grimshaw & Sturges	340 00
59659	2-24-13		5-14-13	The Bird-Archer Co.	77 14	58124	3-21-13	5-12-13	William J. Olvany	49 48
59662	3- 6-13		5-14-13	Eimer & Amend	33 30	58126	2-26-13	5-13-13	Moss & Kendall	33 23
59663	3- 7-13		5-14-13	Cavanagh Bros. & Co.	150 00	58132	3-12-13	5-13-13	Lorenzo & Byrns	29 62
59665	2-18-13		5-14-13	Library Bureau	23 33	58141		5-13-13	J. Fitzgerald	9 80
59669	2-26-13		5-14-13	Hammacher, Schlemmer & Co.	69 55	58145	3-24-13	5-13-13	William E. Mason	38 58
59677	3-13-13		5-14-13	Eimer & Amend	26 80	58184	3-24-13	5-16-13	A. D. Evertsen Co.	47 23
59679	3- 4-13		5-14-13	Eimer & Amend	31 50	58202	3-12-13	5-13-13	Patterson Bros.	63 17
59683	1-14-13		5-14-13	The Macmillan Co.	317 78	58207	3-14-13	5-13-13	Keuffel & Esser Co.	25 11
59684	2-26-13		5-14-13	Ginn & Co.	20 80	58209	3-15-13	5-13-13	Thos. Garnar & Co.	46 85
59685	2-27-13		5-14-13	D. C. Heath & Co.	30 00	58210	2-18-13	5-13-13	The Popular Games Co.	50 00
59687	3-31-13		5-14-13	G. E. Stechert & Co.	43 83	58224	3- 5-13	5-13-13	F. N. Du Bois & Co.	41 74
59688	2-26-13		5-14-13	John Wiley & Sons	4 30	58244	2-28-13	5-13-13	New York Telephone Co.	137 25
59689	2-11-13		5-14-13	The Baker & Taylor Co.	7 48	58265	7-17-12	5-13-13	Gerald Cahill	33 00
59690			5-14-13	American Book Co.	14 40	58200	3-21-13	5-13-13	Hall & Boyle	325 00
59692	3- 6-13		5-14-13	John Lucas & Co., Inc.	10 56	58269	11- 3-12	5-13-13	Finnan & Lee	107 00
59697	1-21-13		5-14-13	Agent and Warden, Auburn Prison	16 50	58271	12-16-12	5-13-13	Samuel Gallucci	105 00
59698	3- 3-13		5-14-13	John S. Kennedy, Agent and Warden	15 45	58272	3-25-13	5-13-13	Billingham & Smith	212 80
59699	3- 8-13		5-14-13	Hammacher, Schlemmer & Co.	5 04	58877	3-21-13	5-14-13	The J. W. Pratt Co.	999 33
59700	2-27-13		5-14-13	Patterson Bros.	4 90	58878	3-21-13	5-14-13	The J. W. Pratt Co.	375 40
59702	2- 5-13		5-14-13	P. & F. Corbin	21 91	58881	2-28-13	5-14-13	E. Steiger & Co.	205 88
59703	3- 5-13		5-14-13	Standard Plumbing Supply Co.	25 25	58884	2-28-13	5-14-13	Koller & Smith, Inc.	24 26
59704	3- 1-13		5-14-13	John M. Finnian	10 11	58941	3-13-13	5-14-13	Standard Oil Co.	1 80
59705	1-16-13		5-14-13	Electrical Engineering Co.	268 60	58979	2-14-13	5-14-13	The J. W. Pratt Co.	3 40
59706	3- 1-13		5-14-13	General Electric Co.	102 60	58887	3-22-13	5-14-13	The J. W. Pratt Co.	22 00
59708	2-14-13		5-14-13	Electrical Engineering Co.	72	58901	3-18-13	3-19-13	Kalt Lumber Co.	486 82
59709	2-24-13		5-14-13	Stanley & Patterson	17 18	58911	3- 8-13	5-16-13	Ginn & Co.	80 00
59711	2-24-13		5-14-13	Crane Co.	65 77	58913	2-11-13	3- 6-13	E. Steiger & Co.	72 64
59712	2-28-13		5-14-13	F. N. Du Bois & Co.	135 22	58917	3-26-13	5-14-13	The J. W. Pratt Co.	48 75
59713	4-13-13		5-14-13	Beekman Sanitary Specialty Co.	3 30	58958	3- 4-13	5-14-13	Kolt Lumber Co.	29 17
59718	3-14-13		5-14-13	The Fairbanks Co.	6 00	58928	3-14-13	5-14-13	The J. W. Pratt Co.	42 00
59719	3-13-13		5-14-13	Otis Elevator Co.	33 88	59036	3- 5-13	5-14-13	The J. W. Pratt Co.	335 00
59720	2- 6-13		5-14-13	Thompson-Bonney Co.	68 00	59039	3-14-13	5-14-13	The J. W. Pratt Co.	8 38
59722	3- 3-13		5-14-13	Geo. H. Ward & Co.	95 00	59048	3-10-13	5-14-13	E. Steiger & Co.	75 67
59723	2-28-13		5-14-13	Robert J. Conard	60 00	59081	3-14-13	5-14-13	Ginn & Co.	86 40
59725	2-17-13		5-14-13	Ernst Leitz	30 40	59082	3-22-13	5-14-13	B. F. Johnson Publishing Co.	11 20
Board of Coroners.										
59532	10-31-12	12-31-12	5-14-13	New York Telephone Co.	\$394 10	59091	2-27-13	5-14-13	Scientific Materials Co.	16 34

Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount.
60753	4- 8-13	5-16-13	Hy. Pearl & Sons Co.	22 05	60408	5-16-13	Carrie McCauley, Mary Tobin, etc.	97 52	
60755	3- 3-13	5-16-13	William E. Mason	16 57	60409	5-16-13	Sarah Ramsey	193 00	
60758	3-13-13	5-17-13	John A. O'Brien	21 74	60410	5-16-13	Margarette Armbruster	75 00	
60763	3-25-13	2-24-13	American Radiator Co.	11 42	60411	5-16-13	Christine Disseur	250 00	
60765	4- 7-13	5-16-13	John Gelshion	7 18	60412	5-16-13	Adolph Feldman and Moritz Lustig, etc.	300 00	
60767	4- 1-13	5-16-13	H. Fortenback	3 62	60413	5-16-13	George Geiger, etc.	46 28	
60768	3-24-13	5-16-13	Albert J. Kefling	3 64	60414	5-16-13	Gleason Tiebout Glass Co.	1,960 27	
60769	3-17-13	5-16-13	Ronalds & Johnson Co.	8 97	60415	5-16-13	George Heinlein	46 28	
60770	3-21-13	5-16-13	Albert J. Kefling	18 50	60416	5-16-13	Pauline Knecht, etc.	150 52	
60773	3-31-13	5-16-13	Powers & Vanderpool	21 90	60417	5-16-13	Catherine Lemmer	450 00	
60775	3-19-13	5-16-13	John S. Duff	18 80	60418	5-16-13	Margaretha Miller	100 00	
60776	3-30-13	5-16-13	Yorkston Bros.	11 70	60419	5-16-13	Geo. Pfester and Anna Pfester	175 00	
60777	3-20-13	5-16-13	Paul C. Taylor	11 58	60420	5-22-13	Ambrose Schneider	308 55	
60778	3-26-13	5-16-13	C. Schlemminger	19 25	60421	5-16-13	Adam Schreier and Kathrina Schreier	175 00	
60780	3- 6-13	5-16-13	Howard & Morse	22 60	60422	5-16-13	Franz Schuster	41 69	
60781	3-26-13	5-16-13	Gregg Bros.	2 63	60423	5-16-13	Jos. Trusch and Matilda Trusch	90 00	
60804	4-29-13	5-16-13	Thomas O'Brien	18 50	60424	5-16-13	Frances Anson	3,030 03	
60802	2- 6-13	5-16-13	United District Messenger Co.	7 32	60425	5-16-13	Laura E. Braisted	1,862 83	
61067	3-31-13	5-17-13	The Shaw, Walker Co.	16 20	60426	5-16-13	Wm. C. Braisted	6,893 01	
61071	3-13-13	5-17-13	Lord & Taylor	12 50	60427	5-16-13	Emma T. Dobbins	2,444 06	
61076	4-11-13	5-17-13	D. S. Guyon	12 90	60428	5-16-13	Henriette Eilenstein	3,562 96	
61103	2-26-13	5-17-13	L. E. Knott Apparatus Co.	10 20	60429	5-16-13	Frank Foggen	6,140 18	
61109	3- 5-13	5-15-13	Albers Bros.	15 50	60430	5-16-13	William T. Holt, etc.	8,073 51	
61110	3-13-13	5-15-13	Alborg & Gross	20 00	60431	5-16-13	Katherine M. Hubbard and Louis L. Hubbard	8,183 24	
61111		5-15-13	Hammacher, Schlemmer & Co.	20	60432	5-15-13	James H. Hougan	3,295 58	
61112	3- 7-13	5-17-13	Gerry & Murray	6 50	60433	5-17-13	Robert R. Crowell or Edward M. and Paul Grout, Attorneys	56 86	
61113	3-21-13	5-17-13	J. E. Linde Paper Co.	1 00	61039	5-17-13	Michael J. Leonard or James H. Beha, Attorney	109 45	
61115	2-18-13	5-15-13	A. R. Haeuser Co.	14 35	61040	5-17-13	Trustees of the Health Department Pension Fund	8,496 50	
61116	4-10-13	5-15-13	The American School for the Deaf	11 52	61041	5-17-13	Treasurer of the State of New York	727 00	
61117	1-22-13	5-17-13	Albers Bros.	18 60	61042	5-17-13	New York Fire Department Relief Fund, Joseph Johnson, Commissioner, as Treasurer and Trustee	32,293 68	
61147	3-31-13	5-17-13	John Keller & Son	13 50	61044	5-16-13	Police Pension Fund, Rhinelander Waldo, Commissioner, as Treasurer and Trustee	107,500 00	
61152	3-29-13	5-17-13	Thomas O'Brien	22 50	61047	5-17-13	The Corn Exchange Bank	46 88	
61155	4- 2-13	5-17-13	I. Horowitz	15 00	61048	5-17-13	Alfred J. Bartels	525 00	
61157	4- 3-13	5-17-13	Anton Orgelfinger	15 00	61049	5-17-13	Brooklyn Trust Co.	200,000 00	
61159	3-25-13	5-17-13	H. Pfund	19 95	61050	5-17-13	Ernest L. Bell, of New York City	100,000 00	
61162	3-26-13	5-17-13	Sundh Electric Co.	7 00	61051	5-17-13	The Bowery Savings Bank	200,000 00	
61163	3-29-13	5-17-13	Kaplan & Weinberg	1 40	61052	5-17-13	The Bowery Savings Bank	200,000 00	
61205	3-20-13	5-17-13	Patterson, Gottfried & Hunter, Ltd.	4 00	61053	5-17-13	Ernest L. Bell	3,254 17	
61204	3-20-13	5-17-13	O. T. Louis Co.	6 00	61054	5-17-13	Ernest L. Bell	1,627 08	
61206	3-11-13	5-17-13	Hammacher, Schlemmer & Co.	50	61055	5-17-13	Brooklyn Trust Co.	2,106 94	
61207	1-22-13	5-17-13	The J. W. Pratt Co.	6 10	61056	5-17-13	Jeremiah J. Campion	344 95	
61208	2- 3-13	5-17-13	A. G. Spalding & Bros.	4 80	61057	5-17-13	Guaranty Trust Co.	250,000 00	
61210	3-20-13	5-14-13	E. Steiger & Co.	1 14	61058	5-17-13	Guaranty Trust Co.	200,000 00	
61211	4-15-13	5-17-13	Abraham & Straus	3 57	61059	5-17-13	James Fay or Stephen O'Brien, Atty.	427 27	
61213	3-28-13	5-17-13	Montgomery & Co.	1 08	61060	5-21-13	Louise Smith, Administratrix of Horace Smith, Deceased, or Benjamin W. Moore, Attorney	2,500 00	
61214	1-18-13. 4-20-13	5-17-13	The Oliver Typewriter Co.	12 00	61061				
61217	3- 7-13	5-17-13	Gaylord Bros.	7 25	61062				
61215	2-25-13	5-17-13	Otto G. Smith	20 00	61063				
61219	1-18-13. 2- 8-13	5-12-13	The Oliver Typewriter Co.	4 50	61064				
61225	12-12-12	5-17-13	The J. W. Pratt Co.	3 80	61065				
61226	12-31-12	5-17-13	M. J. Tobin	24 74	61916				
61228	1- 4-13	5-17-13	American Type Founders Co.	19 50	62821				
61231	12- 6-12	5-17-13	Gerry & Murray	1 35					
61232	1- 7-13	5-17-13	Sanford G. Hearn	55 00					
61233		5-17-13	Frances E. Kachline	1 50					
61234	3- 8-13	5-17-13	American District Telegraph Co.	50					
61237	3-15-13	5-17-13	Greenhut-Siegel Cooper Co.	4 50					
61238	4- 1-13	5-17-13	H. W. Jarchow	2 40					
61241	2-18-13	5-17-13	L. E. Knott Apparatus Co.	99					
61242	1-18-13. 3- 8-13	5-17-13	The Oliver Typewriter Co.	4 50					
61243	3-19-13	5-14-13	The Oliver Typewriter Co.	6 00					
61246	3- 5-13	5-17-13	Bloomingdale Brothers	3 90					
61247	3- 7-13	5-14-13	The New Home Sewing Machine Co.	60					
61248	3- 8-13	5-17-13	Abraham & Straus	2 25					
61249	3- 5-13	5-17-13	G. Schirmer	20 04					
61251		5-17-13	Allyn & Bacon	5 20					
61252	1-31-13	5-17-13	The Fleischmann Co.	21 60					
61254	4- 1-13	5-14-13	Albert E. Chamberlain	9 10					
61257	2- 5-13	5-17-13	Long Island Express Co.	05					
61258	1-18-13	5-16-13	The American Architect	10 00					
61261		5-17-13	L. R. Littlefield	1 50					
61262		5-17-13	Katherine A. McCann	2 00					
61263		5-16-13	Metal Worker, Plumber and Steam Fitter	2 00					
61264		5-17-13	Frances H. Brownell	16 00					
61268		5-17-13	Frank A. Collins	3 62					

Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount	Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount
59732	4-15-13	5-16-13	Library Bureau	39 11				Register, Kings County.	
59737	2-25-13	5-15-13	Peters & Heins	39 30				New York Telephone Co.	\$28 29
60190		5-15-13	Edward V. Doyle	4 70	58066	4-30-13	5-12-13		
60191		5-15-13	Michael Fox	7 35	61562	5-13-13	5-17-13	E. G. Lang Manufacturing Co.	5 20
60192		5-15-13	Daniel A. Fitzpatrick	3 50				Public Service Commission.	
60193		5-15-13	Emil Hilfiker	3 70	60254	5-12-13	5-15-13	McMullen, Snare & Trest, Inc., Assignee of Bradley Contracting Co.	\$68,788 35
60194		5-15-13	James J. Leddy	3 75	60255	5-15-13	5-15-13	Cooper & Evans Co.	10,796 53
60195		5-15-13	John J. Morney	4 70	60886	4-22-13	5-16-13	William Bradley & Co.	119 00
60196		5-15-13	Neil W. Ruddy	27 29	61018		5-16-13	Oscar Daniels Co.	54,891 95
60197		5-15-13	George W. Roth	7 38	61019		5-16-13	Arthur McMullen & Hoff Co., Assignees of Arthur McMullen & Olaf Hoff.	44,552 01
60198		5-15-13	William Whitty	6 55	61020		5-16-13	Rodgers & Hagerty, Inc., Assignees of Hagerty-Drummond Co.	171,739 20
60199	4-30-13	5-15-13	Postal Telegraph Cable Co.	6 47	61021		5-16-13	John F. Stevens Construction Co.	20,948 42
60200		5-15-13	Neil W. Ruddy	35				Commissioner of Records.	
			President of the Borough of Manhattan.		61552		5-17-13	E. A. McEvoy, Chief Clerk.	\$5 65
46812	4-21-13	4-21-13	The Barber Asphalt Paving Co.	\$89 94				Sheriff, Queens County.	
57986	4-25-13	5-12-13	Republic Construction Co.	1,252 62	60463	5-16-13	5-16-13	Henry Nietman, Jr.	\$19 72
58657	2- 1-13	5-13-13	Vulcanite Paving Co.	1,196 53	60465	5-16-13	5-16-13	Peter J. McGinnis.	2 36
58658	5- 5-13	5-13-13	Northeastern Construction Co.	2,550 00	60467	5-16-13	5-16-13	William Wheaton.	6 30
58661		5-13-13	The Barber Asphalt Paving Co.	143 22	60468	5-16-13	5-16-13	James W. Yerex.	2 70
58662	5- 9-13	5-13-13	Thompson & Kelsey	4,250 00	60469	5-16-13	5-16-13	John Keenan.	5 10
58669	4-21-13	5-13-13	Rafferty Bros.	31 50	60470	5-16-13	5-16-13	David A. McGauley.	69 29
59488	5- 9-13	5-14-13	The Sicilian Asphalt Paving Co.	507 31	60471	5-16-13	5-16-13	John M. Phillips, Under Sheriff.	196 66
59489		5-14-13	The Barber Asphalt Paving Co.	121 37				Surrogates, New York County.	
59490		5-14-13	Sicilian Asphalt Paving Co.	48 66	16067		5-11-13	Underwood Typewriter Co., Inc.	\$48 03
59492		5-14-13	The Sicilian Asphalt Paving Co.	162 44				Department of Taxes and Assessments.	
59494		5-14-13	The Sicilian Asphalt Paving Co.	267 50	60512	4-30-13	5-16-13	New York Bottling Co.	\$8 50
59495	5- 9-13	5-14-13	The Marble Arch Co.	3,617 97				Board of Water Supply.	
60582		5-16-13	William A. Prendergast	1,825 50	54147	3-15-13	5- 5-13	Union Carbide Sales Co.	\$124 12
			President of the Borough of The Bronx.		59814	5-15-13	5-15-13	Ward & Tully, Inc.	4,537 66
60179		5-15-13	Cunningham & Foley, Inc.	2,239 66	59852	4- 9-13	5-15-13	Andrew Bowden.	66 00
			President of the Borough of Brooklyn.		59853	4-15-13	5-15-13	E. A. Carlin & Bro.	6 50
58762		5-16-13	John J. Schneider	\$2,014 93	59859	4-17-13	5-16-13	Robert H. McKeel.	6 50
56231	5- 7-13	5- 8-13	Montauk Bank of the Borough of Brooklyn, Assignee of Angelo Paine	1,011 97	59861	4-17-13	5-15-13	Charles Nabor.	10 00
56232	5- 7-13	5- 8-13	Hugh S. Blake	796 32	59862	3-31-13	5-15-13	William Nelson.	6 45
56233	5- 7-13	5- 8-13	Picone & Son & Bro.	736 57	59863	4-16-13	5-15-13	Seely & Thorne.	93 00
58061	3-18-13. 4-26-13	5-12-13	Ajax Portland Cement Co.	3,030 50	59864	4- 1-13	5-15-13	Shelley Bros.	22 50
58063	5- 9-13	5-12-13	Cranford Co.	3,216 14	59867	4- 2-13	5-15-13	E. R. Baker.	14 50
58064	5- 9-13	5-12-13	Cranford Co.	3,448 54	59872	5- 1-13	5-15-13	James Fish.	2 73
57094		5- 9-13	Montauk Bank of the Borough of Brooklyn, Assignee of Angelo Paine	1,799 66	59876	4-28-13	5-15-13	Hardware & Supply Co.	11 70
58738	4-25-13	5-13-13	Frederick W. Starr	48 00	59877	5- 1-13	5-15-13	Honk Falls Power Co.	9 75
58739	4-28-13	5-13-13	Ronalds & Johnson Co.	18 29	59880	4-24-13	5-15-13	John J. Kerwin & Co., Inc.	12 00
58755		5-13-13	L. Lustig	11 80	59881	4-10-13	5-15-13	Keuffel & Esser Co.	8 86
58756	5- 1-13	5-13-13	Messrs. C. W. Jean Co.	10 00	59890	4-19-13	5-15-13	Standard Oil Co. of New York.	40 28
58758	8-31-12. 4-30-13	5-13-13	The Barber Asphalt Paving Co.	91 80	60338		5-17-13	Deborah A. Hall.	4,568 20
58759	1-22-13. 3-29-13	5-13-13	The Barber Asphalt Paving Co.	70 45	60339		5-17-13	Deborah A. Hall.	165 00
58764	5-12-13	5-13-13	John J. Ginnan Contracting Co.	4,885 80	60340		5-17-13	Deborah A. Hall.	195 00
58765	5-12-13	5-13-13	Rockford Co.	910 00	61949		5-19-13	Central Hudson Gas & Electric Co.	1,263 75
58817	5-12-13	5-13-13	D. Donegan Co., Assignee of W. J. Redmond Co.	4,704 16				Department of Water Supply, Gas and Electricity.	
59727		5-14-13	Phoenix Sand & Gravel Co.	181 83	45591	4-11-13	4-18-13	John F. Collins.	\$230 75
60183	5-13-13	5-15-13	Booth & Flinn, Ltd., Assignees of Litchfield Construction Co.	4,813 24	55843	4-19-13	5- 8-13	The John C. Orr Co.	61 07
60962		5-16-13	Newman & Carey Co.	6,036 60	56866	4-30-13	5- 9-13	Remington Typewriter Co., Inc.	56 13
60963	5-13-13	5-16-13	Vachris & Gherardi.	4,489 48	56870	4-24-13	5- 9-13	J. W. Buckley Rubber Co.	20 00
60964		5-16-13	Albert F. Koch, Inc.	1,980 18	56886	4- 3-13. 4-25-13	5- 9-13	Patton Paint Co.	2 42
60971	5-14-13	5-15-13	Uvalde Contracting Co.	1,964 75	56888	4-24-13	5- 9-13	Henry R. Worthington.	19 26
			President of the Borough of Queens.		56889	3-22-13	5- 9-13	R. B. Tuthill.	26 75
56972	8-31-12. 12- 7-12	5-19-13	The Hastings Pavement Co.	\$140 99	56890	4-24-13	5- 9-13	Neptune Meter Co.	2 75
58736	5- 5-13	5-13-13	Patterson Bros.	12 00	56892	3-22-13	5- 9-13	James A. Miller.	5 39
59002	5-13-12	5-19-13	The Hastings Pavement Co.	1,423 47	57664	3-22-13. 4-26-13	5-10-13	The Kennedy Valve Mfg. Co.	5,088 00
59006		5-14-13	Leo E. Kelly, Inc.	6,511 00	58577		5-13-13	Joseph M. Holahan.	91 00
59007		5-13-13	Mechanics Bank of Brooklyn, Assignee of Joseph L. Sigretto & Co.	13,115 70	58586	3-31-13	5-13-13	E. D. Fox.	6 86
59008	5- 1-13	5-15-13	Joseph L. Sigretto & Co.	5,657 87	58587	3-22-13	5-13-13	Frank G. Baur.	11 10
59009		5-16-13	Joseph L. Sigretto & Co.	8,708 59	58588	3- 6-13	5-13-13	Frank G. Baur.	9 58
59781		5-15-13	Thos. O'Connor	2,324 08	58589	3-29-13	5-13-13	Frank G. Baur.	6 77
60847		5-16-13	Henry A. Christe, Chief Clerk.	4 88	58591	4-29-13	5-13-13	Harry Britton.	24 20
60849		5-16-13	John W. Moore, Superintendent.	25 00	58593	5- 7-13	5-13-13	Charles W. Wolf.	7 50
60850		5-16-13	Charles W. Baylis.	14 85	58597	4-1			

Finance Vouch- er No. er No.	Invoice Dates.	Name of Payee.	Amount.	Finance Vouch- er No. er No.	Invoice Dates.	Name of Payee.	Amount.	Finance Vouch- er No. er No.	Invoice Dates.	Name of Payee.	Amount.
CIVIL SERVICE COMMISSION.											
63359	5-14-13	Yawman & Erbe Mfg. Co.	\$4 73	62924	3-25-13	Bloomingdale Bros.	2 14	63297	5-19-13	Henry G. Grissler	59 78
63360	2-28-13	W. & J. Sloane	11 80	62925	4-21-13	The S. T. Smith Co.	26 09	63298	5-14-13	Chas. H. Aitken	94 67
63361	5-16-13	Annn & Co.	32 75	62926	4-18-13	The Crowell Pub. Co.	31 00	63299	5-17-13	Chas. H. Aitken	77 66
DEPARTMENT OF CORRECTION.											
63092	3-12-13	Wm. Farrell & Son	\$1,918 16	62927	4-19-13	The J. W. Pratt Co.	69	BOARD OF EXCISE.			
63093	5- 2-13	John T. Brady & Co.	13,090 00	62928	4-24-13	American Distilled Water Co.	3 60	63050	Geo. S. Jervis	\$33 23	
63094	4-19-13	D. H. McIlvain	1 80	62929	4-19-13	The J. W. Pratt Co.	9 90	63429	Jas. S. Regan	127 78	
63095	4-25-13	Dept. of Public Charities	12 50	62930	4-28-13	Schoverling, Daly & Gales	11 00	FIRE DEPARTMENT.			
63096	2-18-13	Peter Henderson & Co.	51 50	62931	4-11-13	Schoverling, Daly & Gales	10 00	62829	4-18-13	Horace Ingersoll Co.	\$5,363 14
63097	4-19-13	D. H. McIlvain	48	62932	4- 1-13	N. Y. Calcium Light Co.	15 75	62830	4-29-13	Gasteiger & Schaefer	2,538 95
62098	1-17-13	Cavanagh Bros. & Co.	2 45	62933	5-10-13	Henry M. Leipzig	26 00	62831	4-30-13	Wm. Brennan	2,651 59
63099	4-17-13	Dept. of Public Charities	12 50	62934	4- 3-13	The J. W. Pratt Co.	9 45	62832	4-11-13	F. S. Banks & Co.	408 99
63100	4-17-13	E. I. Du Pont de Nemours	8 70	62935	10-30-12	Bronx Garage	13 00	62833		President, Borough of Manhattan	370 70
63101	2-17-13	Powder Co.	52 60	62936	11-30-12	Bronx Garage	28 00	62834	5- 5-13	Mayer & Schrader	16 00
63102	3-26-13	D. H. McIlvain	11 00	62937	1- 7-13	United District Messenger Co.	6 39	62835	4-29-13	Knickerbocker Towel Supply Co.	20 00
63103	4-24-13	The Frank Richard & Gardner Co.	4 50	62938	1- 1-13	The Rapid Safety Filter Co.	21 00	62836	4-26-13	M. B. Brown P. & B. Co.	3 00
63104	4-23-13	J. & R. Rollins	8 84	62939	1-13-13	Remington Typewriter Co.	1 70	62837	5- 6-13	Kanouse Mt. Water Co.	73 50
63105	4-16-13	The Columbia Typewriter Mfg. Co.	5 00	62940	12-30-12	The P. M. Frank Disinfectant Co.	20 30	62838	4-23-13	Crown Stamp Works	65
63106	4-15-13	W. C. Wilson	16 00	62941	1-23-13	United Dist. Messenger Co.	31 68	62839	4-26-13	Vacuum Oil Co.	48 89
63107	4-16-13	Geo. W. Benham, A. and W.	44 00	62942	1- 8-13	E. G. Soltmann	1 20	62840	5- 6-13	Tower Mfg. & Nov. Co.	75
63108	4-17-13	Cavanagh Bros. & Co.	5 60	62943	1- 7-13	The Garvin Machine Co.	615 82	62841	4-29-13	Hart & Hutchinson Co.	18 00
63109	3-31-13	Hagerty Bros. & Co.	2 10	62944	1-30-13	Rennington Typewriter Co.	50 00	62842	3-24-13	Lord & Taylor	30 53
63110	4-19-13	Hull, Gripper & Co.	40	62945	3-25-13	Bloomingdale Bros.	3 15	62843	5- 4-13	Fred G. Lax Co.	11 70
63111	4-15-13	John S. Kennedy, A. and W.	34 75	62946	3-25-13	Milton Bradley Co.	160 00	62844	5- 3-13	William Koontz	8 50
63112	4-16-13	D. B. Pershall & Son	196 00	62947	3-25-13	H. T. Dakin	65 66	62845	4-28-13	Geo. W. Benham, A. and W.	57 00
63113	1-25-13	The Smith-Worthington Co.	53 37	62948	3-25-13	Underwood Typewriter Co.	3 64	62846	5- 2-13	Montgomery & Co.	107 66
63114	4-24-13	Poertner Motor Car Co.	75	62949	3-21-13	Fred Pearce Co.	1 87	62847	5- 2-13	Dept. of Correction	100 00
63115	4-21-13	Candee, Smith & Howland Co.	6 25	62950	2- 6-13	C. H. Congdon	60 60	62848	4-28-13	The Goodyear Tire & Rubber Co.	50 83
63116	4-12-13	Consolidated Lubricants Co.	1 00	62951	2- 3-13	Underwood Typewriter Co.	26 00	62849	3-29-13	Firestone Tire & Rubber Co.	2 66
63117	4-17-13	Jas. S. Barron & Co.	26 65	62952	3-29-13	Remington Typewriter Co.	50 00	62850	4-29-13	The Fisk Rubber Co., N. Y.	33 78
63118	4-17-13	The Fairbanks Co.	4 00	62953	3-10-13	O. T. Louis Co.	71 07	62851	5- 2-13	International Motor Co.	48 30
63119	4-17-13	Hull, Gripper & Co.	10 63	62954	2-11-13	H. T. Dakin	43 20	62852	4-24-13	Lowe Motor Supplies Co.	10 54
63120	4-22-13	The Manhattan Supply Co.	9 84	62955	2- 6-13	A. G. Spalding & Bros.	74 36	62853	4-18-13	C. D. Schmidt	42 00
63121	4-22-13	McKesson & Robbins	3 00	62956	3- 4-13	William R. Thompson	7 43	62854	3-29-13	Goodyear Tire & Rubber Co.	37 70
63122	4-12-13	Wm. Elliott & Sons	8 25	62957	3- 6-13	Remington Typewriter Co.	50 00	62855	4- 9-13	Holbrook Bros.	5 00
63123	4-12-13	J. W. Buckley Rubber Co.	21 22	62958	2-24-13	O. T. Louis Co.	7 18	62856	4-29-13	Donnelly & Co.	6 75
63124	4-11-13	Geo. W. Benham, A. and W.	1 75	62959	3-22-13	Combination Rubber Mfg. Co.	49 09	62857	5- 3-13	The C. G. Braxmar Co.	46 50
63125	4-24-13	Pyrene Mfg. Co.	22 60	62960	2-11-13	Fred Pearce Co.	43 50	62858	4-25-13	Stromberg Motor Devices Co.	40 00
63126	4-19-13	The Frank Richard & Gardner Co.	31 75	62961	3- 1-13	O. T. Louis Co.	1 60	62859	4-24-13	Pittsburgh Plate Glass Co.	40 00
63127	4- 4-13	J. K. Krieg Co.	5 50	62962	3- 1-13	William R. Thompson	68 60	62860	4-30-13	Underwood Typewriter Co., Inc.	50
63128	4-17-13	Vought & Williams	90	62963	3- 4-13	Remington Typewriter Co.	12 44	63150	3-28-13	Title Guarantee and Trust Co.	86 25
63129	4-17-13	Cavanagh Bros. & Co.	75	62964	2- 8-13	Adolph Kastor	17 00	63151	4-29-13	Title Guarantee and Trust Co.	50
63130	4-16-13	Abendroth Bros.	5 00	62965	4- 3-13	William R. Thompson	290 00	63152	5- 8-13	William F. Doyle	11 45
63131	4-16-13	Bramhall, Deane Co.	85 83	62966	3- 4-13	William R. Thompson	8 35	63153	5-12-13	John P. Prial	247 35
63132	4-11-13	Duparquet, Huot & Moneuse Co.	37 65	62967	3-12-13	The J. W. Pratt Co.	1 92	63154	5- 7-13	William Guerin	42 70
63133	4-17-13	E. I. Du Pont de Nemours Powder Co.	15 36	62968	2-11-13	Fredk. Pearce Co.	3 20	63155	5- 6-13	William Guerin	11 40
63134	4-21-13	The Fairbanks Co.	1 00	62969	3-24-13	William R. Thompson	17 00	DEPARTMENT OF FINANCE.			
63135	3-20-13	Fairbanks, Morse & Co.	1 40	62970	2- 8-13	Eugene Dietzen Co.	435 80	62820			
63136	4-24-13	Crandall Packing Co.	16 50	62971	4- 8-13	Adolph Kastor	16 36	62821			
63137	4- 3-13	Chas. H. Heinsohn	4 00	62972	3- 4-13	William R. Thompson	13 21	62822			
63138	4-13-13	Patrick A. Whitney	1,000 00	62973	4- 3-13	William R. Thompson	13 21	62823			
63139	3-31-13	John Bellmann	2,346 77	62974	3-21-13	O. T. Louis Co.	13 21	62824			
63140	5- 8-13	Lewis De Groot & Son	492 00	62975	1-27-13	Hugo L. Grote	63 36	62825			
63141	4-30-13	Sulzberger & Sons Co.	17,974 21	62976	3-19-13	E. W. A. Rowles	17 70	62826			
63142	5- 7-13	Geo. A. Zabriskie	2,421 00	62977	3-1						

Finance Vouch- er No. Invoice er No. Dates.	Name of Payee.	Amount.	Finance Vouch- er No. Invoice er No. Dates.	Name of Payee.	Amount.	Finance Vouch- er No. Invoice er No. Dates.	Name of Payee.	Amount.
62898	The South Brooklyn Savings Institution	2,925 00	63372	Cranford & Co.....	5,012 87	62889	William H. Edwards	722 50
62899	Robert M. Lowitz of New York City	2,750 00	63373	Uvalde Cont. Co.....	4,109 91	62890	William H. Edwards	4,771 47
62900	Robert M. Lowitz of New York City	2,750 00	63374	Brooklyn Alcatraz Asp. Co..	7,821 45		Surrogate, Kings County.	
62901	Robert M. Lowitz of New York City	2,750 00	63375	Borough Asp. Pav. Co.....	9,511 63	63362	N. Y. Telephone Co.....	\$15 38
62902	Robert M. Lowitz of New York City	2,750 00	63376	Borough Asp. Co.....	4,209 97	63363	5- 8-13 John Mullins & Sons	112 50
62907	The American Bank and Trust Co.	112 15	63377	Borough Asp. Co.....	10,149 75	63364	5- 1-13 Clynta Water Co.....	3 90
62909	Ernest L. Bell of New York City	11,000 00	63378	Uvalde Cont. Co.....	10,170 90	63365	4-30-13 Patk. Dougherty	3 46
62911	McClure, Jones Read	2,750 00	63380	5- 5-13 Brooklyn Blue Print Works.	1 88	63366	5- 1-13 The Crescent Towel Sup. Co.	3 00
62893	The East River Savings In- stitution	250,000 00	63381	Geo. M. Eddy & Co.....	2 00	63367	4- 2-13 John S. Bulwinkle	30 80
62894	The East River Savings In- stitution	250,000 00	63382	T. C. Moore & Co.....	2 60	63368	5- 7-13 The Dictaphone	112 50
62895	The South Brooklyn Savings Institution	100,000 00	63383	11-20-12 A. B. Nicholas, Inc.....	877 50		Tenement House Department.	
62896	The South Brooklyn Savings Institution	100,000 00	63384	5-14-13 Frank Richards & Gardner Co.....	8 80	63159	5-13-13 John Wanamaker	\$4 80
62903	Robert M. Lowitz	250,000 00	63385	12-31-12 The Great Bear Spring Co..	3 00	63160	5-10-13 Eimer & Amend	12 00
62904	Robert M. Lowitz	250,000 00	63386	5- 5-13 Jackson & Cowenhoen Co..	20 64	63161	5- 7-13 J. W. & Geo. H. Hahn	80
62905	Robert M. Lowitz	250,000 00	63387	4-25-13 John M. Bulwinkle	30 00	63162	5- 7-13 Keufel & Esser Co.....	65
62906	Robert M. Lowitz	250,000 00	63388	4- 7-13 Theo. Gaus' Sons	139 35	63163	4-30-13 The Globe-Wernicke Co.....	90 70
62908	The American Bank & Trust Co.	10,000 00	63389	4-28-13 Dept. of Public Charities..	14 00	63164	4-25-13 W. H. Corbit	9 79
62910	Ernest L. Bell	1,000,000 00	63390	4-16-13 Dept. of Correction.....	680 65	63165	5-15-13 National Equipment Co.....	10 50
62912	McClure, Jones & Read	250,000 00	63391	5- 2-13 M. H. Dinge & Co.....	29 40	63166	4-17-13 Hull, Grippen & Co.....	1 00
62915	The Equitable Life Insurance Society of the United States ..	500,000 00	63392	4-30-13 Stevenson & Marsters	158 79	63167	5-12-13 Theo. Moss & Co.....	6 32
62913	The Equitable Life Insurance Society of the United States ..	5,576 39	63393	5-12-13 Fallon Law Book Co.....	74 00	63168	3-15-13 A. W. Fitzgibbon	27 84
62914	The Equitable Life Insurance Society of the United States ..	5,576 39	63394	5-12-13 Jackson & Cowenhoen Co..	12 91	63169	5-17-13 Guarantee Typewriter Repair Co.	118 50
62917	The Commercial Trust Co. of New York	1,786 46	63395	1-31-13 J. J. Snyder & Son	14 13	63170	4-12-13 Direct-Line Telephone Co.	12 00
62918	The Commercial Trust Co. of New York	1,134 72	63396	4-18-13 Thomas M. Delaney	12 74	63171	5-20-13 John J. Murphy	9 05
62916	The Equitable Life Insurance Society of the United States ..	500,000 00	63397	4-22-13 The J. L. Mott Iron Works.	122 60	63172	5-16-13 Frank Mann	100 00
62919	The Commercial Trust Co. of New York	150,000 00	63398	4-15-13 Thomas M. Delaney	1 68	63173	4-30-13 N. Y. Telephone Co.	31 29
62920	The Commercial Trust Co. of New York	100,000 00	63399	4-24-13 George I. Roberts & Bros..	21 34	63174	5- 6-13 Tremont Taxicab Co.	21 00
63030	The National City Bank of New York	1,946,400 00	63400	4-26-13 Underwood Typewriter Co..	16 50	63175	4-30-13 N. Y. Tel. Co.	56 88
63176	Carmela Di Piazza	75 00	63401	4-30-13 The I. S. Remson Mfg. Co..	33 90		Board of Water Supply.	
63177	Annie Gorham Callan	100 00	63402	5- 1-13 James E. Maher	5 50	63032	The Degnon Cont. Co.	\$2,565 00
63358	American Dist. Tel. Co.	21 35	63403	5- 1-13 M. P. C. Co., Inc.	27 50	63033	Coldwell, Wilcox Co.	648 12
	Department of Health.		63404	5- 1-13 Union League Stables.	27 50	63034	The J. W. Pratt Co.	166 21
63068	2-28-13 Montague Mailing Mach. Co.	\$15 11	63405	4-18-13 Bommer Bros.	65	63035	The T. A. Gillespie Co.	13,118 46
63069	4-19-13 Syndicate Trading Co.	369 23	63406	4- 9-13 The Maintenance Co.	57 46	63036	Pittsburg Cont. Co.	34,725 60
63070	3-31-13 Municipal Garage	26 95	63407	4-24-13 Jos. Friedenberg	3 00	63037	The Degnon Cont. Co.	3,009 80
63071	3- 7-13 Henry J. Fink	11 22	63408	4-17-13 Royal Eastern Elec. Sup. Co.	5 05	63038	Abner M. Harper, Inc.	5,097 84
63072	3-14-13 Consolidated Dental Mfg. Co.	189 03	63409	4-16-13 B. Hafker	120 53	63039	The Degnon Cont. Co.	11,915 10
63073	3-10-13 Syndicate Trading Co.	31 40	63410	4-26-13 D. S. Guyon	1 80	63040	Margaret E. Forbes, executrix of the last will and testament of Ira C. Forbes, deceased	1,278 00
63074	4-16-13 M. Eberhart & Son Co.	55 48	63411	5- 3-13 A. B. Hogle Co.	68 95	63041	Herbert D. Pease & A. J. Provost, Jr.	833 33
63075	5- 1-13 The Standard Utility Co.	76 00		President of the Borough of Queens.		63379	Moses W. Taylor et al.	263 00
63076	3-31-13 Municipal Garage	8 15		President of the Borough of Richmond.			Department of Water Supply, Gas and Electricity.	
63077	3-25-13 Underwood Typewriter Co.	33 25	63357	Richard Lamb	\$18,734 63	63300	3-31-13 Flatbush Gas Co.	\$25 00
63078	5-10-13 James McC. Miller	104 15		Department of Public Charities.		63301	3-31-13 Bklyn. Union Gas Co.	342 50
63079	5- 7-13 James McC. Miller	30 60	63233	3-27-13 The Arlington Chem. Co.	\$37 20	63302	3- 7-13 Bklyn. Borough Gas Co.	2 50
63080	3-19-13 Windowphane Co.	47 50	63234	4-25-13 F. S. Banks & Co.	51 50	63303	1-11-13 Bklyn. Borough Gas & Electricity Co.	60 00
63081	5- 8-13 James McC. Miller	16 93	63235	4-19-13 James S. Barron & Co.	27 35	63304	4- 1-13 Richmond Light & R. R. Co.	3,078 83
63082	4-29-13 James McC. Miller	276 59	63236	4-17-13 Peter J. Constant	30 59	63305	4- 1-13 Richmond Light & R. R. Co.	6,856 01
63083	4- 9-13 John Wanamaker	40 46	63237	4-26-13 Peter J. Constant	39 61	63306	5- 1-13 N. Y. & Richmond Gas Co.	9,634 40
63084	5- 5-13 E. Monacci	8 25	63238	4- 8-13 M. H. Fairchild & Bro.	16 96	63307	4-30-13 Welsbach Street Lighting Co.	203 68
	President of the Borough of Manhattan.		63239	4-21-13 Wm. Lowrey	50 40	63308	Bklyn. Borough Gas Co.	248 96
63412	Wm. A. Prendergast, Comp.	\$3,633 77	63240	4-23-13 Geo. T. Montgomery	10 50	63309	3-31-13 Bklyn. Union Gas Co.	125 18
	Law Department.		63241	4-15-13 Patton Paint Co.	5 50	63310	3-31-13 Flatbush Gas Co.	5,828 70
63178	4-19-13 Georgia M. Barlach	\$37 90	63242	4-15-13 A. W. Ray	187 00	63311	5- 1-13 Kings County Lighting Co.	356 55
63179	4- 7-13 H. C. Keyes	13 40	63243	4-12-13 Vacuum Oil Co.	16 00	63312	3-31-13 Edison Electric Ill. Co.	157 50
63180	5-15-13 John L. Webb	7 70	63244	4-14-13 Fairbanks Co.	16 00	63313	3-31-13 Edison Electric Ill. Co.	1,495 60
63181	5- 9-13 P. B. Sheridan	4 30	63245	4-16-13 J. J. Snyder & Son	15 56	63314	2-28-13 Edison Electric Ill. Co.	13,401 75
63182	The American Dist. Tel. Co.	1 10	63246	4-16-13 J. Kramer	2 25	63315	2-28-13 Edison Electric Ill. Co.	1,692 66
63183	Archibald R. Watson	500 00	63247	4-17-13 Syndicate Trading Co.	425 84	63316	1-31-13 Edison Electric Ill. Co.	13,671 07
	Department of Parks.		63248	4-14-13 John Wanamaker	1 95	63317	1-31-13 Edison Electric Ill. Co.	2,595 28
63229	John Lucas & Co.	\$891 28	63249	4-29-13 G. D. Raymond & Co.	1 58	63320	3-31-13 Flatbush Gas Co.	18,072 41
63230	N. Y. Telephone Co.	53 96	63250	3-11-13 Hull, Grippen & Co.	20 80	63321	4-30-13 N. Y. & Queens Gas Co.	808 21
63231	U. S. Drainage & Irrigation Co.	3,600 00	63251	4-17-13 A. S. Cameron Steam Pump Works</				

Court.	Register and Folio.	When Commenced.	Title.	Nature of Action.
City.....	95 68	April 8, 1913	Sheffield, Mason H....	Balance of salary as Draftsman, Department of Bridges, \$577.89.
Sup. K. Co.	95 69	April 8, 1913	Seiler, John, vs. Louis F. Reeder et al....	To foreclose mortgage.
Supreme...	95 69	April 8, 1913	Lenkel, Christian, as ext'r, vs. Joseph Gallo et al....	To foreclose mortgage.
Supreme...	95 70	April 8, 1913	Johnson, Joseph, as Fire Commissioner, vs. Carl Schreiner	For an accounting of premiums received by defendant as Fire Insurance Agent, and for damages, \$50,000.
Co. K. Co.	95 71	April 8, 1913	Castello, Charlotte G., vs. The City and ano.	Personal injuries, fall, condition of pavement, Livingston st., Brooklyn, \$2,000.
Co. K. Co.	95 72	April 9, 1913	Koeppel, A., Inc., vs. John W. Wilkes et al.	To foreclose mortgage.
Sup. Q. Co.	95 72	April 9, 1913	Foreman, Stella, vs. George F. Purser et al....	To foreclose mortgage.
Sup. K. Co.	95 73	April 9, 1913	Bessemer Limestone Co. vs. Dominick Bonacci et al....	To restrain payment to Bonacci Cont. Co. and for appointment of receiver, etc.
Supreme...	95 74	April 9, 1913	Ackerman, Howard, and ano., trustees, vs. Eli A. Cohen et al....	To foreclose mortgage.
Sup. K. Co.	95 74	April 9, 1913	Kleine, Antonette F., vs. John Desola et al.	To foreclose mortgage.
Supreme...	95 75	April 9, 1913	In the Matter of the Application of The City of New York...	To acquire title to lands, in re Park ave., E. 138th st., to Canal st., west, for rapid transit purposes.
Supreme...	95 78	April 9, 1913	In the Matter of the Application of The City of New York...	To acquire title to lands, in re Harlem River, 135th st. and Park ave., for rapid transit purposes.
Supreme...	95 81	April 10, 1913	Lamakis Realty Co. (Matter of)....	For order dispensing with lost mortgage.
Supreme...	95 82	April 10, 1913	Osborne, Thomas W. (ex rel.), vs. William A. Prendergast and ano....	Mandamus to compel auditing of account of petitioner, in re People vs. Becker.
Supreme...	95 83	April 10, 1913	Ventimiglia, Maria J., vs. Mina Eichner, etc.	To cancel tax lease given on property at Nelson ave. and 167th st. by The City, at tax sale.
Supreme...	95 84	April 10, 1913	East End Amusement Co. (ex rel.), vs. Edgar Victor Frothingham....	Mandamus to compel issuance of permit for opening street.
Supreme...	95 85	April 10, 1913	Friedgen, Henry, adm'r, vs. Gustav Ernst et al.	To foreclose mortgage.
Sup. K. Co.	95 86	April 10, 1913	Herman, David, an infant, by guardian, etc.	Personal injuries, struck by hot asphalt, while walking through Watson st., \$10,000.
Supreme...	95 87	April 10, 1913	Winner, Minnie, vs. The City et al....	Summons only served.
Supreme...	95 88	April 11, 1913	In the Matter of the Application of The City of New York...	To acquire title to lands, etc., in re Hillside ave. and Fairview ave., Queens, for school site.
Co. K. Co.	95 91	April 11, 1913	Demasi, Joseph, vs. Luigi Bozzicollona et al....	To foreclose mortgage.
Supreme...	95 91	April 11, 1913	Reilly, Margaret, vs. Andrew Sheridan....	To foreclose mortgage.
Sup. K. Co.	95 92	April 11, 1913	Meyer, Mary, adm'r....	For death of intestate, thrown from vehicle in driveway, Prospect Park, \$25,000.
Sup. K. Co.	95 93	April 11, 1913	Maresca, Katie, vs. The City et al....	Personal injuries, fall, insecure coal hole cover, 340 Atlantic ave., \$10,000.
Supreme...	95 94	April 11, 1913	Arenson, Celia	Personal injuries, fall, condition of sidewalk, 156 East Broadway, \$5,000.
Supreme...	95 95	April 11, 1913	Arenson, Hyman	For loss of services of wife, injured fall, condition of sidewalk, 156 East Broadway, \$2,000.
Co. K. Co.	95 96	April 11, 1913	Lazansky, Alois, vs. Lippman Loskovitz, et al....	To foreclose mortgage.
Sup. K. Co.	95 97	April 11, 1913	Douglass, Daniel	For extra work on contract for construction of manholes, 76th and 77th sts., Brooklyn, \$3,031.14.
Sup. K. Co.	95 98	April 12, 1913	The City of New York vs. Clara H. Ives et al....	To foreclose transfer of tax lien. Summons only served.
Sup. K. Co.	95 99	April 12, 1913	Schoeller, Ellen	Personal injuries, struck by chair handled by Street Cleaning employee, Atlantic ave., \$10,000.
Mun., Bx...	95 101	April 12, 1913	Byrne, Thomas J., vs. The City et al....	To foreclose lien.
Mun., Q....	95 102	April 12, 1913	Neuchatel Asphalt Co., Ltd., The	Summons, with notice for \$50, served.

SCHEDULE "B."

Judgments, Orders and Decrees Entered.

People ex rel. 76th St. and Park Ave. Co. vs. G. McAneny—Entered order discontinuing proceeding without costs.

People ex rel. Brooklyn, Queens County & Suburban Railroad Co. vs. A. E. Steers—Order entered granting relator's motion for peremptory writ of mandamus.

Patrick McGrath—Entered order discontinuing action without costs.

People ex rel. Frank Strakas vs. W. J. Gaynor—Filed enrollment on Appellate Division order of affirmance for \$18.05 costs in favor of defendant.

The Macey Co.—Entered judgment on order of remittitur from Court of Appeals for \$112.10 costs in favor of defendant.

People ex rel. Norma Romann vs. Board of Education—Filed enrollment on Appellate Division order of affirmance for \$21.45 costs in favor of defendant.

Mollie Wormser; Simon Wormser—Entered orders denying motions for new trials; entered judgment in favor of defendant upon the merits and for \$112.65 costs.

People ex rel. Brookfield Holding Co. vs. L. Purdy et al. (1911 and 1912)—Entered orders reducing assessments on real property to \$765,000.

Otto Teufel vs. H. Meyer; same vs. C. S. Schreiner—Entered orders denying motions for new trials.

City of New York vs. Carl Schreiner—Entered order discontinuing action without costs.

People ex rel. Jennie Helborn vs. L. Purdy et al.—Entered order discontinuing proceeding without costs.

City of New York vs. Brooklyn, Queens County & Suburban Railroad Co.—Entered order denying motion for new trial. Entered judgment in favor of plaintiff upon the merits, and for \$523.92 damages and costs.

Joseph Adelson—Entered Appellate Division order reversing judgment in favor of plaintiff and dismissing complaint upon the merits with costs.

Sniffin K. Bellows vs. R. Raynor—Entered order on remittitur from Court of Appeals, affirming judgment dismissing complaint; entered judgment on order of remittitur for \$110.60 costs in favor of defendant.

Arthur B. J. Sauerbrunn vs. Board of Education—Entered order on remittitur from Court of Appeals affirming judgment in favor of plaintiff as modified.

R. P. & J. H. Staats—Order entered on remittitur from Court of Appeals affirming judgment in favor of plaintiff.

Thomas Breslin—Entered order discontinuing action without costs.

Mollie Cohen—Entered order denying motion to set aside verdict in favor of plaintiff.

Sarah A. Burdge, administratrix; Christina Kancher, administratrix—Entered Appellate Division order dismissing plaintiffs' appeals, with \$10 costs to defendant.

City of New York vs. Central Park, North & East River Railroad Co.—Entered order on remittitur from Court of Appeals affirming judgment in favor of plaintiff.

City of New York vs. New York Railway Co.—Entered order discontinuing action without costs.

People ex rel. Frederick Massolles vs. J. P. Hennessy et al.—Entered order denying motion for peremptory writ of mandamus.

James Clahane—Entered judgment in favor of defendant dismissing the complaint and for \$129.33 costs.

Mary J. Quinn, administratrix—Entered Appellate Division order denying plaintiff's motion for leave to appeal to Court of Appeals.

John Martin Johnson, an infant—Entered order on remittitur from Court of Appeals reversing judgment in favor of plaintiff, and directing a new trial with costs to abide the event.

Jacob S. Butcher—Entered order on remittitur from Court of Appeals, affirming judgment dismissing complaint; entered judgment on order of remittitur for \$101.47 costs in favor of defendant.

Judgments Were Entered in Favor of the Plaintiffs in the Following Actions:

Date.	Name.	Register and Folio.	Amount.
April 7, 1913	Bunting, Michael, infant	89 92	\$75 00
April 10, 1913	Lord Electric Co.	89 383	30,089 26

SCHEDULE "C."

Record of Court Work.

In re George W. Pratt—Motion for leave to appeal to Appellate Division, submitted at Appellate Term; decision reserved. W. E. C. Mayer for the City. "Motion denied."

People ex rel. Patrick Doran vs. R. Waldo—Motion for peremptory writ of mandamus, submitted to Lehman, J.; decision reserved. G. P. Nicholson for the City. "Motion denied."

People ex rel. H. A. LaChicotte vs. A. J. O'Keeffe—Motion for order granting peremptory writ of mandamus on findings of trial term, submitted to Giegerich, J.; decision reserved. E. S. Benedict for the City. "Motion granted."

People ex rel. Henry Cardos vs. W. H. Edwards—Tried before Newburger, J. and a jury; verdict for relator. E. S. Benedict for the City.

Lillian A. Voute—Tried before Donnelly, J., and a jury; complaint dismissed; A Parker for the City.

Lord Electric Co.—Tried before Davis, J., and a jury; verdict for plaintiff for \$29,953.45; F. Martin for the City.

People ex rel. Coney Island Jockey Club vs. L. Purdy et al.—Tried before Crane, J. Decision reserved; E. Fay for the City.

Rapid Transit (Flatbush ave.); Rapid Transit (Flatbush Ave., Supplemental)—Motion to confirm report of commissioners as to parcel 20, argued before Blackmar, J. Decision reserved; E. J. Kenney, Jr., for the City.

Rapid Transit (Flatbush ave.); Rapid Transit (Flatbush ave. Supplemental)—Motion to refer Third Separate Report back to commissioners, argued before Blackmar, J. Decision reserved; E. J. Kenney, Jr., for the City.

Anna G. Hanfman; John Hanfman—Tried before Van Siclen, J., and a jury; verdict for defendant; E. S. Malone for the City.

Carl W. Schmidke—Submitted at Appellate Term. Decision reserved; W. E. C. Mayer for the City. "Judgment affirmed."

In re Henry Forster—Motion for order directing Register to discharge mortgage, submitted to Lehman, J. Decision reserved; G. H. Cowie for the City.

Baltic Hotel Co. vs. R. Waldo et al.—Motion to continue injunction, argued before Lehman, J. Decision reserved; L. H. Hahlo for the City. "Motion denied."

Abraham Berkowitz—Tried before Delany, J., and a jury; complaint dismissed; G. M. Curtis, Jr., for the City.

William Toone—Tried before Ford, J., and a jury; verdict for plaintiff for \$2,500.

A. Parker for the City.

Jacob Sonnenberg, an infant—Tried before Donnelly, J., and a jury; verdict for plaintiff for \$3,000; T. G. Price for the City.

Selig Sonnenberg—Tried before Donnelly, J., and a jury; verdict for plaintiff for \$500; T. G. Price for the City.

Samuel Messenger, an infant—Tried before Sturgis, J., and a jury in Municipal Court; discontinued after trial; S. Hoffman for the City.

People ex rel. William J. Hyland vs. R. Waldo—Motion for peremptory writ of mandamus, submitted to Lehman, J. Decision reserved; T. Farley for the City. "Motion denied."

William Duff—Tried before Delany, J., and a jury; jury disagreed; G. M. Curtis, Jr., for the City.

Pepi Handweiler—Tried before Ford, J., and a jury; verdict for plaintiff for \$400; J. W. Goff, Jr., for the City.

Elias Handweiler—Tried before Ford, J., and a jury; verdict for plaintiff for \$100; J. W. Goff, Jr., for the City.

Mollie Cohen—Tried before Hendrick, J., and a jury; verdict for plaintiff for \$500; A. Parker for the City.

People ex rel. William Kelly vs. J. P. Hennessy et al.—Argued at Appellate Division; decision reserved; C. J. Nehrbas for the City. "Writ sustained and proceedings remitted to defendants for further action."

Elmhurst Fire Co.—Argued at Appellate Division; decision reserved; C. A. Peters for the City.

Mary Wagner—Tried before Weil, J., in Municipal Court; decision reserved; M. J. Kelly for the City.

People ex rel. East End Amusement Co. vs. E. V. Frothingham—Motion for peremptory writ of mandamus, argued before Lehman, J. Decision reserved; P. J. Walsh for the City. "Motion denied."

Otto H. Schultz—Motion to prefer cause, submitted at Court of Appeals; decision reserved; H. Crone for the City. "Motion denied."

In re Lamakis Realty Co.—Motion for order directing Register to discharge mortgage, submitted to Lehman, J. Decision reserved; G. H. Cowie for the City.

People ex rel. Waldorf-Astoria Hotel Co. vs. L. Purdy et al. Reference proceeded and adjourned; E. Fay for the City.

People ex rel. New York Central & Hudson River Railroad Co. vs. S. B. T. C. (1905, 1906, 1907 and 1908)—Motion to retax defendants' bill of costs, argued before Chester, J. Decision reserved; A. B. Scoville for the City. "Motion granted."

People ex rel. James McKeagney vs. R. Waldo—Argued at Appellate Division; decision reserved; H. Crone for the City. "Writ dismissed."

Rosie Weinstock; Harry Weinstock—Tried before Van Siclen, J., and a jury; verdict for defendant; E. S. Malone for the City.

Emma Mittig—Tried before Kapper, J., and a jury; verdict for plaintiff for \$5,000; J. W. Johnson for the City.

Mary J. Quinn, an infant—Motion for leave to appeal to Court of Appeals, argued before Gray, J. Decision reserved; S. K. Probasco for the City.

Hugh P. Skelly—Argued at Appellate Division; decision reserved; J. B. Shanahan for the City.

Hearings Before Commissioners of Estimate in Condemnation Proceedings.

County Court House, 3 hearings. C. D. Olendorf for the City.

Bonds Approved.	
Finance Department	13
Fire Department	6
Total	
Leases Approved.	19
Street Cleaning Department	8
Board of Water Supply	2
Total	
Agreements Approved.	10
Fire Department	1
Dock Department	1
Board of Water Supply	1
Total	

SCHEDULE "E"
Opinions Rendered to the Various Departments.

Department.	Opinions Rendered
Finance Department	38
Borough Presidents	9
Board of Water Supply	6
Dock Department	3
Department of Taxes and Assessments	1
Department of Buildings	1
Police Department	1
Park Department	1
Board of Education	1
Department of Water Supply, Gas and Electricity	1
Commissioners of Accounts	1
Total	63

ARCHIBALD R. WATSON, Corporation Counsel.

The following schedules form a brief extract of the transactions of the office of the Corporation Counsel for the week ending April 19, 1913, as required by section 1546 of the Greater New York Charter.

Note—The City of New York or the Mayor, Aldermen and Commonalty of The City of New York is defendant, unless otherwise mentioned.

SCHEDULE "A"
Suits and Special Proceedings Instituted.

Court.	Register and Folio.	When Commenced.	Title.	Nature of Action.
Sup., O. Co. 95 103	April 14, 1913	Connolly, Ellen (ex rel.), vs. William A. Prendergast and an.	Mandamus to compel cancellation of record of taxes for years 1875 to 1888.	
Sup., K. Co. 95 104	April 14, 1913	Kotschau, Carl W. (ex rel.), vs. Rhinelander Waldo	Certiorari to review dismissal from Police Department.	
Supreme... 95 105	April 14, 1913	Supper Club, The, vs. William J. Gaynor et al.	To restrain interference with premises, 228 W. 42d st.	
Supreme... 95 106	April 14, 1913	Halpern, Julius (Master of).	For order dispensing with lost mortgage.	
Sup., Q. Co. 95 107	April 14, 1913	Graham, James S.	Damage to property, construction of pumping station at Springfield Junction, \$1,000.	
Supreme... 95 108	April 14, 1913	Bell Co., John, vs. William Londins et al.	To foreclose lien.	
Sup., K. Co. 95 109	April 14, 1913	Equitable Trust Co. of New York vs. Frank & J. G. Jenkins et al.	To foreclose mortgage.	
Municipal.. 95 110	April 15, 1913	Steinert, Henry N....	Balance of salary as Complaint Clerk, Bureau of Licenses, \$210.95.	
Sup., K. Co. 95 111	April 15, 1913	Wilding, Ella Embry Hill, Catharine C., vs. Luciano Minutillo et al.	To foreclose mortgage.	
Municipal.. 95 112	April 15, 1913	Thaheim Co., The....	Damage to property, flushing street, W. 4th st., \$117.33.	
Supreme... 95 113	April 15, 1913	McIntosh, James (ex rel.), vs. Joseph Johnson et al.	Mandamus to compel issuance of permit for conducting garage, 130 W. 102d st.	
Mun., B'k'n 95 114	April 15, 1913	Brown, Mary C.....	Personal injuries, fall, condition of sidewalk, Bainbridge st., \$500.	
Municipal.. 95 115	April 15, 1913	Randone, Salvatore ...	Personal injuries, run down by automobile belonging to defendant, 6th ave. and 30th st., \$500.	
Mun., Q.... 95 116	April 16, 1913	Crowell, Robert R.....	Salary as Engineer, Topographical Bureau, Queens, \$416.66.	
Supreme... 95 117	April 16, 1913	Riggs, Karrick, vs. Williamsburg Trust Co. et al (No. 1).....	To foreclose mortgage.	
Supreme... 95 117	April 16, 1913	Riggs, Karrick, vs. Williamsburg Trust Co. et al (No. 2).....	To foreclose mortgage.	
Mun., B'k'n 95 118	April 16, 1913	Garick, Louis	Overflow of sewer, \$300.	
Co., K. Co. 95 119	April 16, 1913	New York Investors Corporation vs. Irene Plunkett et al.....	To foreclose mortgage.	
Co., K. Co. 95 119	April 16, 1913	Realty Associates vs. The P. T. Hynes Realty Co. et al.....	To foreclose mortgage.	
Co., K. Co. 95 120	April 16, 1913	Newburgh Savings Bank vs. Jacob Schochet et al.....	To foreclose mortgage.	
Co., K. Co. 95 120	April 16, 1913	Bensonhurst Co., The, vs. Pauline Weisberg et al.....	To foreclose mortgage.	
Municipal.. 95 121	April 16, 1913	Starer, David.....	Personal injuries, struck by falling stone, Forsyth st., \$500.	
Municipal.. 95 122	April 16, 1913	Starer, Leib.....	For loss of services of son, injured, 167 Forsyth st., \$250.	
Supreme... 95 123	April 16, 1913	Clinton Point Stone Co. vs. James F. McElvane Contracting Co. et al.....	To foreclose lien.	
Supreme... 95 124	April 16, 1913	The City of New York vs. Robert Ward and an.	To restrain maintenance of vault, Nostrand ave. and Herkimer st.	
Supreme... 95 125	April 17, 1913	Church & Dwight Co. vs. Waverly Construction Co. et al.....	To foreclose mortgage.	
Supreme... 95 125	April 17, 1913	Gotham Mortgage Co. vs. A. Feltman Construction Co. et al.....	To foreclose mortgage.	
Municipal.. 95 126	April 17, 1913	Weiss, Isidor, infant, by guardian, etc.....	Personal injuries, run down by Street Cleaning Department horse, E. 81st st., \$500.	
Co., Q. Co. 95 127	April 17, 1913	Co-operative Savings & Loan Association of N. Y. vs. John T. Whelan et al.....	To foreclose mortgage.	
Supreme... 95 128	April 17, 1913	Eagan, Andrew P.....	For services as member of Building Code Commission, \$10,000.	
Supreme... 95 129	April 17, 1913	Howard, Edward (Master of).	For order transferring prisoner to penitentiary.	
Supreme... 95 130	April 18, 1913	Donnelly, William J. (ex rel.) vs. Rhinelander Waldo	Certiorari to review dismissal from Police Department.	
Supreme... 95 131	April 18, 1913	Gumbiner, Pauline (Master of).	For order dispensing with lost mortgage.	
Supreme... 95 132	April 18, 1913	Deans, William (ex rel.) vs. Rhinelander Waldo	Certiorari to review dismissal from Police Department.	
Supreme... 95 133	April 18, 1913	Fobruk Construction Co. (ex rel.) vs. William F. Schneider, etc.....	Mandamus to compel filing of certificate of incorporation.	
Supreme... 95 134	April 18, 1913	Ballard & Alvord (Master of).	For order changing name of corporation.	
Municipal.. 95 135	April 18, 1913	Borough Asphalt Co....	For removal of earth at Prospect pl. and Utica ave., \$225.	
Municipal.. 95 136	April 18, 1913	Universal Taximeter Cab Co. vs. The City and an....	For damage to automobile, collision with protruding manhole, 53d st. and 4th ave., \$468.68.	

Court.	Register and Folio.	When Commenced.	Title.	Nature of Action.
Co., K. Co. 95 137	April 18, 1913	Schumann, J. George et al.....	Schumann, J. George W. vs. Leana Shostak et al.....	To foreclose mortgage.
Supreme... 95 137	April 18, 1913	Erff, George, vs. Isidor Shliver et al.....	Erff, George, vs. Isidor Shliver et al.....	To foreclose mortgage.
Municipal.. 95 138	April 18, 1913	The City of New York vs. Charles Osgood ..	The City of New York vs. Charles Osgood ..	For damage to lamp post, \$17.70.
Municipal.. 95 139	April 18, 1913	vs. Charles E. Gollmer Co.	vs. Charles E. Gollmer Co.	For damage to lamp post, \$17.90.
Supreme... 95 140	April 18, 1913	American Mortgage Co. vs. Charles Levy et al.....	American Mortgage Co. vs. Charles Levy et al.....	To foreclose mortgage.
Supreme... 95 140	April 18, 1913	New York Trust Co. vs. Mary E. Heaney et al.....	New York Trust Co. vs. Mary E. Heaney et al.....	To foreclose mortgage.
Supreme... 95 141	April 19, 1913	Fischer, Ignatius, and ano., vs. Charles Levy et al.....	Fischer, Ignatius, and ano., vs. Charles Levy et al.....	To foreclose mortgage.

SCHEDULE "B"

Judgments, Orders and Decrees Entered.

Michael Nolan—Entered order discontinuing action, without costs.

People ex rel. Relin Construction Co. vs. L. Purdy et al.—Entered order discontinuing proceeding, without costs.

Dora Rootman; Wolf Rootman—Appellate Division order entered affirming judgment in favor of plaintiff.

City of New York vs. Seeley-Taylor Co. and another; Castle Bros. Co.—Orders entered on remittance from Court of Appeals affirming judgments of Trial Term.

Welsbach Gas Lamp Co.—Entered order discontinuing action, without costs.

Brooklyn Bridge (vaults and arches)—Entered Appellate Division order dismissing appeal of City of New York as to parcels 1 and 2.

David P. Hannon vs. J. J. Finan et al.—Entered order discontinuing action as to defendants Finan and Weldon.

Van Twiller Hotel Co. vs. R. Waldo et al.—Order entered discontinuing action, without costs.

People ex rel. Patrick Doran vs. R. Waldo—Entered order denying motion for peremptory writ of mandamus.

Archibald Molloy (No. 1)—Entered order discontinuing action, without costs.

Sylvian F. Bonny, an infant—Entered Appellate Division order affirming judgment dismissing complaint.

People ex rel. Young Women's Christian Association vs. H. S. Thompson—Entered Appellate Division order reversing order granting motion for peremptory writ of mandamus, and denying same as a matter of law.

City of New York vs. Steam Cattle Boat "Fulton"—Entered final decree in favor of libellant for \$1,010.43 damages and costs.

Anna Hanfman—Entered judgment in favor of defendant upon the merits, and for \$117.36 costs.

John Hanfman; Harry Weinstock—Entered judgment in favor of defendant upon the merits, and for \$106.82 costs.

Rosie Weinstock—Entered judgment in favor of defendant upon the merits and for \$118.72 costs.

Baltic Hotel Co. vs. R. Waldo—Entered order denying motion to continue injunction, with \$10 costs to defendant.

William King; John J. Howley—Entered orders discontinuing actions, without costs.

Max Yachelson—Entered Appellate Division order dismissing defendant's appeal, without costs.

People ex rel. Daniel A. Curtin vs. H. S. Thompson—Entered Appellate Division order reversing order denying motion to set aside verdict, and granting same with costs; entered Appellate Division order affirming judgment dismissing proceedings of Trial Term.

Albert Bush Co.; Cosgrove-Daly Co.—Entered orders discontinuing actions, without costs.

Samuel Geller, administrator—Entered Appellate Division order affirming order setting aside verdict in favor of plaintiff.

Pepi Handweiler; Elias Handweiler—Entered orders denying motions for new trials.

David Colligan; Charles Johnson—Entered orders discontinuing actions, without costs.

Edmond J. Connolly—Entered order discontinuing action, without costs.

People ex rel. Frederick N. Van Zant vs. W. A. Prendergast—Order entered granting motion for peremptory writ of mandamus.

Mary F. Camarotto—Entered judgment in favor of defendant for \$32.40 costs.

Judgment Were Entered in Favor of the Plaintiffs in the Following Actions:

Date.	Name.	Register and Folio.	Amount.
Apr. 10, 1913	Castle Bros.	77	\$383
Apr. 12, 1913	R. P. and J. H. Staats	80	47
Apr. 14, 1913	Elias Handweiler	84	429
Apr. 14, 1913	Pepi Handweiler	84	428
Apr. 14, 1913	Molly Cohen	87	416
Apr. 15, 1913	William Toone	86	422
Apr. 16, 1913	Emil Sulzer	84	335
Apr. 17, 1913	Solomon Rosenfeld	87	182
Apr. 17, 1913	Regina Rosenfeld, an infant	87	181</td

Regina Rosenfeld, an infant—Tried before Donnelly, J., and a jury; verdict for plaintiff for \$1,000. J. A. Stover for the City.

Solomon Rosenfeld—Tried before Donnelly, J., and a jury; verdict for plaintiff for \$250. J. A. Stover for the City.

People ex rel. City of New York vs. R. H. Mitchell et al. (1905)—Argued at Court of Appeals; decision reserved. I. J. Beaudras for the City.

William Kearney, an infant, etc.—Motion to vacate order for examination before trial, submitted to Lehman, J.; decision reserved. J. H. Greener for the City.

People ex rel. Jocelyn Garage Co. vs. J. Johnson—Motion for peremptory writ of mandamus, argued before Lehman, J.; decision reserved. A. C. MacNulty for the City. "Motion denied."

People ex rel. Thomas J. McCabe vs. R. P. Miller—Motion for peremptory writ of mandamus, argued before Lehman, J.; decision reserved. E. S. Benedict for the City.

Maria Morabito—Tried before Newburger, J., and a jury; verdict for defendant T. G. Price for the City.

Antonio Juliano—Tried before Ford, J., and a jury; verdict for plaintiff for \$300. J. A. Stover for the City.

Virginia Bello—Tried before Ford, J., and a jury; verdict for plaintiff for \$250. J. A. Stover for the City.

Frank Kannar—Tried before Ford, J., and a jury; verdict for plaintiff for \$650. J. A. Stover for the City.

City of New York vs. Matthew Haupt—Tried before Blake, J., in Municipal Court; decision reserved. E. A. McShane for the City.

Benjamin Scariano—Tried before Wedemeyer, J., in Municipal Court; decision reserved. J. Widdecombe for the City.

People ex rel. John Burfendt vs. W. A. Prendergast—Argued at Appellate Division; decision reserved. C. J. Nehrbas for the City. "Order affirmed."

Dora Rootman; Wolf Rootman—Motion for leave to appeal to Court of Appeals, submitted at Appellate Division; decision reserved. H. Crone for the City. "Motion denied."

James H. Holmes—Submitted at Appellate Division; decision reserved. C. L. Barber for the City.

Central Crosstown Railway Co. vs. W. A. Prendergast et al.; New York Railways Co. vs. Same—Tried before Bijur, J.; decision reserved. A. B. Scoville for the City.

Bernard G. Lingerman—Tried before Hendrick, J.; decision reserved. E. S. Benedict for the City.

People ex rel. Brooklyn Heights Railroad Co. vs. M. W. Connolly—Motion for peremptory writ of mandamus, argued before Blackmar, J.; decision reserved. W. P. Burr for the City.

Juanita Huyler—Motion for reargument of dismissal of complaint as to City of New York, argued before Scudder, J.; decision reserved. E. S. Malone for the City.

Mark Isaac—Tried before Spiegelberg, J., in Municipal Court; decision reserved. H. J. Shields for the City.

Salvatore D'Angelo vs. T. F. O'Connor; Ajax Trucking Co. vs. Same—Tried before Blake, J.; judgment for plaintiff. A. Parker for the City.

Mary McCloskey—Tried before Maddox, J., and a jury; complaint dismissed. J. W. Johnson for the City.

Elway Co. vs. A. E. Pettit et al.—Argued at Appellate Division; decision reserved. J. B. Shanahan for the City.

People ex rel. Joseph O'Connor vs. R. Waldo—Submitted at Appellate Division; decision reserved. J. D. Bell for the City.

Fred Rosche—Tried before Freifeld, J., in Municipal Court; decision reserved. J. T. O'Neill for the City.

Lena Levin vs. F. Luse—Tried before Ferris, J., and a jury in County Court; complaint dismissed. J. W. Johnson for the City.

People ex rel. William M. O'Connor vs. R. Waldo; People ex rel. Milton Alexander vs. Same—Submitted at Appellate Division; decision reserved. J. D. Bell for the City.

Kosti Joki—Tried before Benedict, J., and a jury; verdict for defendant. P. E. Callahan for the City.

Annie Moriarty, administratrix—Argued at Appellate Division; decision reserved. J. D. Bell for the City.

Margaret Doran—Tried before Kelly, J., and a jury; complaint dismissed. J. W. Johnson for the City.

Mary Camorotto—Tried before Ferguson, J., in Municipal Court; complaint dismissed. J. T. O'Neill for the City.

John Camarotto—Complaint dismissed by default before Ferguson, J., in Municipal Court. J. T. O'Neill for the City.

People ex rel. Ellen Connolly vs. W. A. Prendergast—Motion for peremptory writ of mandamus, argued before Scudder, J.; decision reserved. C. J. Druhan for the City.

Hearings Before Commissioners of Estimate in Condemnation Proceedings.

Fifty-seventh to 61st sts., Brooklyn, Dock, 2 hearings. L. G. Godley for the City.

Rapid Transit (Joralemon st.), 3 hearings; Rapid Transit (Ashland place), 1 hearing. E. J. Kenney, Jr., for the City.

Richmond County Court House, 3 hearings; Rapid Transit (Mott ave.); Rapid Transit (138th st. and Park ave.); Silver Lake Reservoir; Subway Loop Proceeding No. 1, 2 hearings each; Rapid Transit (138th st. and Jackson ave.); Subway Loop Proceeding No. 6, 1 hearing each. H. W. Mayo for the City.

SCHEDULE "D"

Contracts, Etc., Drafted, Examined and Approved as to Form.

Department.	Contracts Approved as to Form.	Contracts Examined and Returned for Revision.	Advertisements Approved as to Form.
Borough Presidents	43		1
Board of Education	10	1	1
Department of Water Supply, Gas and Electricity	6	2	2
Park Department	1	1	1
Street Cleaning Department	1		1
Armory Board	1		1
Police Department	1	1	
Health Department	1		
Finance Department	1		
Board of Coroners	1		
Total	68	5	8

Bonds Approved.

Finance Department	38
Fire Department	2
Total	40

SCHEDULE "E."

Opinions Rendered to the Various Departments.

Department.	Opinions Rendered.
Finance Department	21
Borough Presidents	3
Department of Water Supply, Gas and Electricity	3
Bureau of Licenses	1
Municipal Civil Service Commission	1
Department of Taxes and Assessments	1
Board of Water Supply	1
Total	31

ARCHIBALD R. WATSON, Corporation Counsel.

Borough of Brooklyn.

Report for the Week Ending April 26, 1913.

Bureau of Public Buildings and Offices.

During the week ending April 26, 1913, the Bureau issued twenty-seven orders for supplies and sixty-six orders for repairs.

Bills aggregating \$4,205.13 were signed by the Commissioner and Borough President and transmitted to the Department of Finance for audit and payment.

Resignations: William H. Boyle, 414 Cumberland st., Attendant, \$750 per annum, April 23.

Emergency appointments: Edward Lawlor, 864 Macon st., Licensed Fireman, \$3 a day, April 22.

Termination of emergency appointment: Edward Lawlor, 864 Macon st., Licensed Fireman, \$3 a day, April 12.

Bureau of Incumbrances and Permits.

Complaint Department: Bureau of Complaints, 1; mail, 21; office, 15; Inspectors, 43; Police Department, 2. Total, 82.

Classification and Disposal: Sidewalks removed, 2; boulders, 49; trees and limbs, 3; push carts and wagons, 2; coal boxes, 6; miscellaneous, 18. Total, 80.

Inspectors' Department: Redemptions, 1; complaints made, 43; complaints settled, 73; slips settled, 88; Inspectors' slips O. K'd, etc., 9.

Permit Department: Sewers, 4; building material, 36; vaults, 1; crosswalks, 31; special, 146; vault repairs, 4; cement walks, 16; driveways, 9; electric companies, 64; railroad companies, 33; gas companies, 181; water companies, 10. Total, 535.

Cashier's Department—Moneys received:

Repaving over water connections, \$373.70; repaving over sewer connections, \$381.85; repaving over gas connections, \$124.3; repaving over electric light connections (telephone), \$41.25; inspection of work done by corporations, \$104; extra paving, \$20.50; vaults, \$1,747.80; S. A., 5, \$426.24; special paving, \$567.56; redemptions, \$1.90. Total, \$3,676.23.

Contracts awarded during the week:

Repaving with permanent asphalt, Dean

Stokers, Etc.	Inspectors of Sewer Connections.	Foremen.	Stationary Engineers.	Inspectors of Sewers and Basins.	Mechanics.	Laborers.	Horses and Carts.
Repairing and cleaning sewers	12	9	8	1	71	22	
Street Improvement Fund	39				14		
26th Ward disposal works	4		4		12		
31st Ward disposal works	10		1	9		17	
Cleaning large B. B. & C. sewers		1			9	3	
Gowanus pumping station		2			5	2	

Bureau of Highways, Division of Street Repairs.

Force Employed on Repairs to Street Pavements: Foremen, 30; Mechanics, 100; Laborers, 250; Horses and Wagons, 30; Teams, 48.

Work Done by Connection Gangs: Miscellaneous openings repaired, 1; water and sewer connections repaired, 52; corporation openings repaired, 30; dangerous holes repaired and made safe, 240; complaints received, 250; defects remedied, 126.

Work Done by Repair Gangs.

Rep. Con.

T. and G. granite pavement	123	851
Sand, granite	7,485	1,226
Belgian blocks	1,606	73
Cobbles		6
Medina block	64	5
Brick		3
Wood block	40	
Asphalt block	100	37
Macadam pavement		36
Total amount	9,418	2,237
6-inch concrete foundation	190	1,193

Engineers, 71 Asphalt Workers, 1 Laborer, 15 trucks.

6,512 W. S. laid, cubic feet; 22,466 binder laid, cubic feet.

Force on Openings: 2 Foremen, 2 Engineers, 29 Asphalt Workers, 5 trucks.

1,064.2 square yards asphalt pavement laid.

Record of Operations, Bureau of Buildings, for Week Ended April 26, 1913.

Plans filed for new buildings, brick, (estimated cost, \$904,135), 87; plans filed for new buildings, frame (estimated cost, \$129,000), 54. Total new buildings (estimated cost, \$1,033,135), 141.

Plans filed for alterations (estimated cost, \$81,690), 112; cost of book slips, \$9,735; cost of bay windows, \$480. Grand total (estimated cost, \$1,125,040), 253.

Unsafe cases filed, 3; violation cases filed, 100; unsafe notices issued, 3; violation notices issued, 100; violation cases referred to counsel, 104.

Record of Operations, Building Bureau, for Corresponding Week Ending April 27, 1912.

Plans filed for new buildings, brick (estimated cost, \$1,159,000), 152; plans filed for new buildings, frame (estimated cost, \$123,975), 51. Total new buildings (estimated cost, \$1,282,975), 203.

Plans filed for alterations (estimated cost, \$107,460), 80; cost of book slips, \$4,675. Grand total (estimated cost, \$1,395,110), 283.

Classification and Disposal: Removed boulders, 13; trees and limbs, 2; miscellaneous, 46. Total, 61.

Inspectors' Department: Complaints made, 16; complaints settled, 40; slips, settled, 84; Inspectors' slips O'K'd for stands, etc., 5.

Permit Department—Permits: Building material, 23; vaults, 2; crosswalks, 29; special, 181; vault repairs, 5; cement walks, 25; driveways, 18; electric companies, 59; railroad companies, 26; gas companies, 170; water companies, 16. Total, 554.

Cashier's Department: Repaving over water connections, \$606.70; repaving over sewer connections, \$114.30; repaving over gas connections, \$2,478.87; inspection work done by corporations, \$318.50; extra paving, \$3; redemption of street incumbrances seized, \$1; special paving, \$47.41; vaults, \$622.75. Total, \$4,636.53.

Bureau of Sewers.

Transactions of the Bureau of Sewers for the week ending April 30, 1913.

Laboring Force Employed During the Week.

	Stokers and Firemen.	Inspectors of Construction.	Inspectors of Sewer Connections.	Stationary Engineers.	Inspectors of Sewers and Basins.	Mechanics.	Horses and Carts.
Repairing and cleaning sewers..	12	9	..	8	1
Street Improvement Fund	40	4	..	14
26th Ward disposal works	4	1	9	..
31st Ward disposal works	10	12
Cleaning large B. B. & C. sewers	17
Gowanus pumping station	9
							3
							6
							22

Bureau of Highways, Division of Street Repairs.

Force Employed on Repairs to Street Pavements: Foremen, 31; Mechanics, 99; Laborers, 247; Horses and Wagons, 30; Horses and Carts, 2; Teams, 48.

Work Done by Connection Gangs: Miscellaneous openings repaired, 2; water and sewer connections repaired, 61; corporation openings repaired, 56; dangerous holes repaired and made safe, 248; complaints received, 189; defects remedied, 94.

Work Done by Repair Gangs.

	Rep. Con.
T. and G. granite.....	317 564
Sand granite	4,888 604
Wood key	19
Belgian block	1,320 104
Cobbles	26 13
Medina block	14 7
Brick	1
Iron slag	6 33
Wood block	34 ..
Asphalt block	413 7
Macadam 326
Total amount repairs..	7,019 1,677
6-inch concrete foundation...	250 745

One cesspool built; repair tools, etc., and drainage; 210 miles street sprinkled; water; 44 cubic yards stone crushed; total number of square yards of pavement repaired, 8,696; linear feet of curbing reset, 63; square feet of bridging relaid, 331; square feet of flagging relaid, 18,552; square feet cement walk, 3,190; linear feet of foundation under curb, 22.

Laboring Force on Macadam and Unimproved Roadways: Foremen, 18; Mechanics, 14; Laborers, 132; Horses and Wagons, 10; Teams, 28; Sprinklers, 14.

Miscellaneous paved gutters, etc., square yards, 425; dirt roadway repaired and cleaned, by hand, square yards, 154,861; dirt roadway repaired and cleaned, by machine, square yards, 151,166; paved gutter cleaned, square yards, 133; loads of material hauled to work, 1,002; loads of material hauled to dump, 410; macadam repairs, square yards, 2,581.

Asphalt Plant—Force at Plant: 1 Superintendent, 2 Foremen, 1 Engineer, 1 Auto Engineer, 2 Stokers, 18 Asphalt Workers.

77 wear surface boxes, 271 binder boxes.

Force on Maintenance: 3 Foremen, 4 Engineers, 56 Asphalt Workers, 1 Laborer, 12 trucks.

4,735 W. S. laid, cubic feet, 1,672.1 binder laid, cubic feet.

Force on Openings: 3 Foremen, 3 Engineers, 41 Asphalt Workers, 2 trucks.

Record of Operations of Building Bureau for Week Ending May 3, 1913.

Plans filed for new buildings, brick (estimated cost, \$506,600), 55; plans filed for new buildings, frame (estimated cost, \$72,723), 32. Total new buildings (estimated cost, \$579,323), 87.

Plans filed for alterations (estimated cost, \$83,060), 107; cost of book slips, \$17,700; cost of bay windows, \$350. Grand total, 194—\$670,433.

Unsafe cases filed, 3; violation cases filed, 60; unsafe notices issued, 3; violation notices issued, 60; violation cases referred to counsel, 69.

Record of Operations of Building Bureau for Corresponding Week, May 4, 1912.

Plans filed for new buildings, brick (estimated cost, \$659,575), 113; plans filed for

Moneys Received: For sewer permits, \$1,400.69.

Number of permits issued, 169; for new sewer connections, 126; for old sewer connections (repairs), 43.

Engineers' and maintenance report ends Saturday, May 3, 1913.

Linear feet 6-inch sewer, 2,455; linear feet sewer built, 24-inch to 90-inch, 853; linear feet pipe sewer built, 3,179; total number of feet sewer built, 4,032; number of manholes built, 21; number of basins built, 8; number of feet sewer repaired, 66; number of basins repaired, 12; linear feet of pipe sewers cleaned, 53,250; linear feet of sewers examined, 115,070; number of basins cleaned, 627; number of basins examined, 955; manhole covers put on, 3; number of basin pans set, 66; number gallons sewage pumped, 26th Ward, 71,335,500; number gallons sewage pumped, 31st Ward, 34,487,130; cubic feet sludge pumped, 26th Ward, 48,392; cubic feet sludge pumped, 31st Ward, 33,627; complaints examined, 7; manholes repaired, 5.

hatten, Chemist, salary \$1,200 per annum, from April 25, 1913.

Appointments (Paragraph 3, rule 12)—John A. Roemer, 574 W. 182d st., Manhattan, Inspector of Food, salary \$1,200 per annum, from April 26, 1913; DeWitt C. Reed, 1364 McCormack ave., Ozone Park, L. I., Inspector of Foods, salary \$1,200 per annum, from April 26, 1913; John Lemperle, 59 Brook st., New Brighton, S. I., Inspector of Foods, salary \$1,200 per annum, from April 26, 1913; Arthur C. E. Hamilton, 327 W. 42d st., Manhattan, Inspector of Foods, salary \$1,200 per annum, from April 26, 1913; Israel Goldstein, 24 Seigel st., Brooklyn, Inspector of Foods, salary \$1,200 per annum, from April 26, 1913; Charles H. Haug, 139 Alexander ave., The Bronx, Inspector of Foods, salary \$1,200 per annum, from April 26, 1913; Lorin A. Herkens, 1481 Vyse ave., The Bronx, Inspector of Foods, salary \$1,200 per annum, from April 26, 1913; Brice Cawley, 1211 Dean st., Brooklyn, Inspector of Foods, salary \$1,200 per annum, from April 26, 1913.

EUGENE W. SCHEFFER, Secretary.

Borough of The Bronx.

Report of the transactions of the office of the President of the Borough of The Bronx for the week ending May 14, 1913, exclusive of Bureau of Buildings.

Permits Issued—Sewer connections and repairs, 42; water connections and repairs, 63; laying gas mains and repairs, 65; placing building material on public highway, 16; crossing sidewalk with team, 8; miscellaneous, 100; total, 272.

Money Received and Deposited with City Chamberlain—Permits for sewer connections, \$570.53; permits for restoring and repaving streets, \$865.75; total, \$1,436.28.

Security deposits received on account of permits and transmitted to Comptroller, \$552.

Laboring Force Employed During the Week Ending May 10, 1913.

Bureau of Highways—Foremen, 35; Drivers, 7; teams, 86; carts, 2; Mechanics, 57; Laborers, 43; total, 624.

Bureau of Sewers—Foremen, 11; Assistant Foremen, 4; carts, 27; Mechanics, 5; Laborers, 68; Drivers, 3; total, 118.

Bureau of Public Buildings and Offices—Foremen, 1; Attendants, 4; Assistant Foreman, 1; Mechanics, 10; Laborers, 20; Cleaners, 38; Watchmen, 4; total, 78.

Topographical Bureau—Laborers, 5; Driver, 1; total, 6.

Contracts Entered Into—Repaving Fox st., from 165th st. north to Intervale ave., the Barber Asphalt Paving Co., 233 Broadway; sureties, Maryland Casualty Co. and United States Fidelity & Guarantee Co.; \$10,065.05. Repaving Cauldwell ave., from Westchester ave. to 161st st., the Barber Asphalt Paving Co., 233 Broadway; sureties, Maryland Casualty Co. and United States Fidelity & Guarantee Co., \$11,498.25. Repaving Morris ave., from E. 156th st. to E. 161st st.; the Barber Asphalt Paving Co., 233 Broadway; sureties, Maryland Casualty Co. and United States Fidelity & Guarantee Co., \$3,873.20. Regulating, etc., W. 172d st., between Jerome ave. and Inwood ave., Burnside Contracting Co., 270 E. Burnside ave.; surety, National Surety Co.; \$2,904. Repaving sheet asphalt pavements in Borough of The Bronx, Dayton Hedges, 1451 Broadway; sureties, Maryland Casualty Co. and Title Guarantee and Surety Co.; \$11,850.

CYRUS C. MILLER, President, Borough of The Bronx.

Department of Correction.

Abstract of Transactions for the Week Ending April 12, 1913.

Communications were received as follows: From City Prison, Manhattan—Report of fines received during week ending April 5, 1913: Court of Special Sessions, \$200; City Magistrates' Court, \$35. Total, \$235.

From District Prisons—Report of fines received during week ending April 5, 1913: City Magistrates' Courts, \$514.

From Penitentiary, Blackwells Island—List of prisoners received during week ending April 5, 1913: Men, 39; women, 3.

From Workhouse, Blackwells Island—Reporting that fines paid at Workhouse during week ending April 5, 1913, amounted to \$56 (\$4 of that sum being for Board of Health).

From Branch Workhouse, Harts Island—Death of John Jones, aged 11½ months, son of Mary Jones, an inmate; cause of death, "epileptic convulsions."

From City Prison Brooklyn—Report of fines received during week ending April 5, 1913: County Courts, \$100; Court of Special Sessions, \$40; City Magistrates' Courts, \$67. Total, \$207.

From City Prison, Queens—Report of fines received during week ending April 5, 1913: City Magistrates' Courts, \$4.

Appointed—Joseph O'Connell, Teacher at New York City Reformatory, Harts Island, at \$800 per annum, to date from April 9, 1913.

Cora M. Smith, Matron at District Prisons, at \$600 per annum, on probation for three months, to date from April 10, 1913.

Board of Health.

Abstract of the minutes of May 6, 1913.

The Board met pursuant to adjournment. Present: Commissioner of Health, Health Officer of the Port and First Deputy Police Commissioner.

The Finance Committee presented various bills which had been audited by the Chief Clerk, which were approved and forwarded to the Comptroller for payment.

The following actions were ordered discontinued: No. 488, Marcus, Isaac H.; No. 486, Biscow, Harry B.

The Superintendent of Hospitals submitted weekly reports of the work performed in the various hospitals under his jurisdiction.

Changes in the hospital service recommended by the Superintendent of Hospitals for the month ending May 31, 1913, were approved.

The following premises were ordered vacated: 441 Clermont ave., Brooklyn; 473 Lincoln place, Brooklyn; 165 Seigel st., Brooklyn; 167 Seigel st., Brooklyn; east side 16th ave., 225 feet north of Cropsey ave., Brooklyn; 7517 22d ave., Brooklyn; 59 South 3d st., Brooklyn.

Orders for vacation against certain premises were rescinded, the cause for same having been removed.

The following premises were declared public nuisances: 13 Powers st., Brooklyn; 165 Seigel st., Brooklyn; 167 Seigel st., Brooklyn; 69-71 N. 9th st., Brooklyn.

Miscellaneous applications for permits were granted.

Miscellaneous applications for permits were denied.

Various permits granted by the Board were revoked.

Extensions of time in which to comply with provisions of orders against certain premises were granted, and certain applications for relief from and extensions of orders were denied.

The weekly report of the Bureau of Records was received.

The Registrar of Records was directed to record corrected certificates of vital statistics relating to various persons.

Sections 163A and 183 were amended.

Promotions—Edmund Parke, Clerk, salary \$480 per annum, from May 6, 1913; Thomas Coleman, Clerk, salary \$480 per annum, from May 6, 1913; John Osborne, Clerk, salary \$480 per annum, from May 6, 1913.

Appointments (paragraph 4, rule 12): Cavalier Hargrave Jouet, care Henry Jouet, 42 W. Fordham road, The Bronx, Chemist, salary, \$1,200 per annum, from May 1, 1913; Francis McGeough, 72 E. 106th st., Manhattan, 1st grade Clerk, salary \$300 per annum, from April 26, 1913; Hubert Rosencranz, 215 W. 23d st., Man-

hattan, Chemist, salary \$1,200 per annum, from April 25, 1913; Lizzie C. Fleming, Helper, from April 30, 1913; Edward F. Hemp, Helper, from April 30, 1913; Joseph Sisk, Helper, from April 30, 1913; Mary Campbell, Helper, from April 30, 1913; Lizzie Kennedy, Helper, from April 30, 1913; Annie A. Ruhl, Helper, from April 30, 1913; Minnie B. Denman, Helper, from April 30, 1913; Ida C. Hunter, Nurse, from May 1, 1913; Anna T

Hugh Courtney, Keeper at the New York City Reformatory, Harts Island, on probation for three months, at a salary of \$800 per annum, to date from April 16, 1913.

Salary Increased—The salary of John H. Morris, Orderly at Harts Island, increased from \$240 to \$360 per annum, to date from April 7, 1913.

Died—Patrick McGuire, Orderly at Branch Workhouse, Harts Island, died on April 6, 1913.

Resigned—John L. Sullivan, Keeper, New York City Reformatory, Harts Island, resigned, to take effect April 7, 1913, salary, \$900 per annum.

Fined—John F. Byrne, Keeper, City Prison, Manhattan, fined ten (10) days pay, for violation of the rules of the prison, salary at the rate of \$1,200 per annum.

Leave of Absence Without Pay—John T. Cody, Orderly at Branch Workhouse, Harts Island, from March 16 to April 6, 1913, both dates inclusive.

PATRICK A. WHITNEY, Commissioner.

Changes in Departments, Etc.

COMMISSIONER OF RECORDS.

County of New York.
May 16, 1913.—An additional Laborer was appointed on May 10, 1913, at a salary of \$720 per annum.

DEPARTMENT OF DOCKS AND FERRIES.

May 19, 1913—On the 12th inst. John J. O'Brien and Albert J. McGrath were appointed to the position of Ticket Chopper for temporary employment at \$66 per month while employed. Having failed to report for duty, their appointments have to-day been rescinded and the following appointed: Louis Bohn, 415 16th st., Brooklyn; James Duck, 744 Henry st., Brooklyn.

On the 14th inst., Mary McMullen, 167 E. 113th st., Manhattan, was appointed to the position of Cleaner, for duty on the recreation piers during the 1913 recreation pier season, at \$1.50 per day while employed.

Robert McNamee, Laborer, died May 17, 1913.

May 20, 1913—On the 16th inst. Francis J. Conroy, 293 E. 18th st., Brooklyn, was appointed to the position of Ticket Agent for temporary employment, at \$80 per month while employed.

On the 16th inst. Thomas Mansfield was appointed Laborer for temporary employment. As Mansfield is now a permanent Laborer, having been an employee since June 15, 1912, the appointment of the 16th inst. has been rescinded.

PERMANENT CENSUS BOARD.

May 16, 1913—Appointed: May 1, 1913, William R. Kollman, 337 Bainbridge st., Brooklyn, 2d grade Clerk, \$900 per annum, for a temporary period of fifteen days.

May 15, 1913—Temporary appointment of William R. Kollman renewed for a further period of fifteen days.

DEPARTMENT OF BRIDGES.

May 20, 1913—Transferred: Thomas Fitzsimmons, 5 Nostrand ave., Brooklyn, from the position of Laborer to that of Driver, at \$2.50 per day, the transfer to date from May 22, 1913.

DEPARTMENT OF PARKS.

Borough of The Bronx.
May 19, 1913—Kilian Klein, 430 E. 146th st., Park Laborer, died.

Appointed Painters at \$4 per diem, to take effect this date: James J. O'Neill, 536 Van Nest ave.; Albert A. Bernhard, 924 3d ave.

Borough of Queens.

May 20—Dropped from payroll on account of failure to report after appointment: Laborers at \$2.50 per day: John Probst, 1733 Grand st., Maspeth; Joseph H. Erath, 507 Broadway, Long Island City; James Casello, 212 Madison ave., Glendale, L. I.; Edward Coaston, 78 N. Prince st., Flushing, L. I.; John Quinn, 29 Foxall st., Ridgewood, L. I.

BOARD OF EDUCATION.

May 20, 1913—The following shipped in the New York Nautical School on May 11, 1913: L. F. Gray, Electrician, \$75 per month; E. J. Noonan, Electrician, \$40 per month.

DEPARTMENT OF PUBLIC CHARITIES.

Changes in the service during the week ending May 17, 1913.

Appointed: May 6, Blackstock, Peter, Hospital Helper, City Home, Blackwells Island, \$192; May 9, Boyle, John W., Hospital Helper, Metropolitan Training School, \$180; May 15, Brakmann, J. A., Draftsman, Central Office, Manhattan, \$1,000; May 12, Brown, Nellie M., Trained Nurse, Metropolitan Training School, \$600; Carroll, Mary, Hospital Helper, Metropolitan Training School, \$180; Collins, Anna, Hospital Helper, Metropolitan Training School, \$180; May 1, Conklin,

Thomas, Hospital Helper, Metropolitan Hospital, \$180; Conlon, James, Hospital Helper, Blackwells Island Stables, \$180; May 7, Daly, Mary, Hospital Helper, Metropolitan Training School, \$180; May 11, Dee, John M., Hospital Helper, Metropolitan Training School, \$180; May 1, Drangel, Albert, Hospital Helper, Kings County Hospital, \$240; May 10, Flanagan, Peter, Hospital Helper, Metropolitan Training School, \$180; May 13, Hepburn, Fanny, Hospital Helper, Metropolitan Training School, \$180; May 10, Houston, J., Hospital Helper, Metropolitan Hospital, \$180; May 5, Hubert, Annie, Hospital Helper, Kings County Hospital, \$180; May 10, Johnson, Kate, Hospital Helper, Cumberland Street Hospital, \$180; May 8, Kavanagh, James J., Hospital Helper, Metropolitan Training School, \$180; May 13, Kearns, Peter, Hospital Helper, Cumberland Street Hospital, \$240; May 12, Keating, Joseph P., Hospital Helper, Metropolitan Training School, \$180; May 13, Keegan, James M., Hospital Helper, Metropolitan Training School, \$180; May 1, Keshishian, Haig, Hospital Helper, Kings County Hospital, \$300; May 7, Klauber, Charles, Hospital Helper, Metropolitan Hospital, \$180; May 5, Lake, Arthur B., Hospital Helper, Metropolitan Training School; April 30, Sullivan, Katherine C., Trained Nurse, Bradford Street Hospital; May 10, Talmam, Chas. W., Hospital Helper, Metropolitan Training School; April 30, Von Buttergeir, Herman, Hospital Helper, Metropolitan Hospital; May 10, Whitaker, Henry, Hospital Helper, Metropolitan Training School; May 11, Woods, Helen, Hospital Helper, Kings County Hospital.

thimios, Hospital Helper, Metropolitan Training School; May 8, Lowdecker, Joseph, Hospital Helper, Kings County Hospital; April 30, Mahoney, Jeremiah, Hospital Helper, Metropolitan Hospital; May 12, Mathewson, Bella, Hospital Helper, Metropolitan Training School; McCarthy, Peter, Hospital Helper, Cumberland Street Hospital; May 11, McGuinness, Margaret, Hospital Helper, Metropolitan Training School; May 13, McLaughlin, Wm., Hospital Helper, Metropolitan Training School; May 10, O'Rourke, Ann, Hospital Helper, Metropolitan Hospital; May 7, Pittz, Mattie, Hospital Helper, Cumberland Street Hospital, April 30, Reilly, John, Hospital Helper, Blackwells Island Stables; May 8, Ruddock, Bessie, Hospital Helper, Metropolitan Training School; May 7, Steiner, Nellie, Hospital Helper, Metropolitan Training School; April 30, Sullivan, Katherine C., Trained Nurse, Bradford Street Hospital; May 10, Talmam, Chas. W., Hospital Helper, Metropolitan Training School; April 30, Von Buttergeir, Herman, Hospital Helper, Metropolitan Hospital; May 10, Whitaker, Henry, Hospital Helper, Metropolitan Training School; May 11, Woods, Helen, Hospital Helper, Kings County Hospital.

Dropped: May 10, Bean, Thomas, Hospital Helper, Metropolitan Training School; Pilot, Steamboats (for 1 day, for absence); May 4, Berrane, Joseph, Hospital Helper, Coney Island Hospital; May 9, Bowman, John, Hospital Helper, Metropolitan Hospital; May 8, Connors, Michael, Hospital Helper, Metropolitan Training School; May 11, Crane, Philip, Hospital Helper, Metropolitan Training School; May 2, Daly, John L., Hospital Helper, Metropolitan Training School; May 14, Dolan, Bernard J., Hospital Helper, Metropolitan Training School; May 13, Duffy, Bernard, Hospital Helper, Metropolitan Training School; May 4, Earle, John J., Deckhand, Steamboats; May 9, Fahy, Thos. B., Hospital Helper, Randalls Island; May 11, Ford, Patrick, Hospital Helper, Metropolitan Training School; Hanley, Minnie, Hospital Helper, Metropolitan Training School; May 10, Hart, Mary, Hospital Helper, Metropolitan Training School; May 12, Holloway, C. F., Hospital Helper, Metropolitan Training School; May 13, Hughes, Michael F., Hospital Helper, Metropolitan Training School; May 12, Johnson, August, Hospital Helper, Metropolitan Training School; May 7, Kearns, Michael, Hospital Helper, Metropolitan Training School; May 11, Kelly, Mary, Hospital Helper, Metropolitan Training School; April 30, Marshall, Ellen, Hospital Helper, Metropolitan Hospital; May 12, Morgan, John P., Hospital Helper, Metropolitan Training School; May 14, Murphy, Barton, Hospital Helper, Metropolitan Training School; May 11, McVeigh, Thomas, Hospital Helper, Metropolitan Training School; May 8, O'Rourke, Edward, Hospital Helper, Metropolitan Training School; May 4, Quinn, Patrick, Hospital Helper, Metropolitan Hospital; May 1, Roddy, Margaret, Hospital Helper, Kings County Hospital; May 9, Vanderhoff, John, Hospital Helper, Metropolitan Training School; May 12, Woods, Mary, Hospital Helper, Metropolitan Training School.

Promoted: May 9, Beckhardt, Irving, Clerk, Bureau of Dependent Adults, Manhattan, \$1,500 (temporary, emergency; was Examiner, Charitable Institutions, at \$1,200); May 14, Rinaldi, Bernard, Hospital Helper, Metropolitan Training School, \$180; May 3, Politzer, Leopold, Hospital Helper, Kings County Hospital, \$300; May 15, Purcell, Flora M., Chief Examiner, Charitable Institutions, Bureau of Dependent Adults, Manhattan, \$1,500 (temporary, emergency; was Examiner, Charitable Institutions, at \$1,200); May 14, Rinaldi, Bernard, Hospital Helper, Metropolitan Training School, \$180; May 8, Ryan, James J., Hospital Helper, Metropolitan Training School, \$180; May 9, Sayes, Raymond, Hospital Helper, Metropolitan Training School, \$180; May 1, Schmitt, Philip, Hospital Helper, Metropolitan Hospital, \$300; May 8, Schunk, Chas. A., Hospital Helper, Storehouse, \$180; May 12, Scott, Kate, Hospital Helper, Metropolitan Training School, \$180; May 2, Sharkey, Catherine, Hospital Helper, Kings County Hospital, \$480; May 12, Sharts, Frank H., Clerk, Central Office, Manhattan, \$1,200 (temporary, emergency, pending the obtaining of some one from Civil Service eligible list); May 10, Starr, John, Hospital Helper, Metropolitan Training School, \$180; May 8, Sullivan, Nora V., Teacher, Randalls Island, \$720 (nominated by Mr. Wm. H. Maxwell, Superintendent of Schools, May 7); May 1, Sweeney, Martha, Trained Nurse, Kings County Hospital, \$600; May 11, Unwin, Winifred, Trained Nurse, Metropolitan Training School, \$600; May 10, Walker, Mary A., Hospital Helper, Farm Colony, \$300; May 8, Wallace, Ellen, Hospital Helper, Metropolitan Training School, \$300; May 12, Gordon, Anna G., Hospital Helper, Storehouse, \$120 to \$180; May 1, Foley, Anna F., Teacher, Randalls Island, \$720 to \$750; May 13, Furey, Annie, Hospital Helper, Metropolitan Training School, \$420 to \$480; May 1, Glick, Fred, Hospital Helper, Metropolitan Hospital, \$120 to \$180; May 12, Gordon, Anna G., Hospital Helper, Storehouse, \$120 to \$180; May 1, Foley, Anna F., Teacher, Randalls Island, \$720 to \$750; May 13, Furey, Annie, Hospital Helper, Metropolitan Training School, \$420 to \$480; May 1, Kennedy, Michael K., Hospital Helper, Storehouse, \$300 to \$360; May 12, Mackintosh, John J., Pharmacist, General Drug Department, \$900 to \$1,050; May 9, Regenbogen, Samuel, Clerk, Bureau of Dependent Adults, Manhattan, \$480 to \$600; May 8, Schaefer, Rudolph, Clerk, Central Office, Manhattan, \$1,200 to \$1,500 (temporary); May 1, Thompson, Herbert L., Hospital Helper, City Home, Brooklyn, \$120 to \$180; May 8, Coulter, Maude, Trained Nurse, Cumberland Street Hospital; May 8, Croghan, William, Hospital Helper, Metropolitan Training School; May 5, Fox, John J., Hospital Helper, Kings County Hospital; May 4, Harrison, Sadie, Hospital Helper, Metropolitan Training School; May 4, Heppenheimer, Harry, Hospital Helper, Kings County Hospital; May 8, Keegan, Thomas, Hospital Helper, Metropolitan Training School; April 30, King, Katie, Hospital Helper, Kings County Hospital; May 12, Lake, Arthur B., Hospital Helper, Metropolitan Training School; Lambrides, Eu-

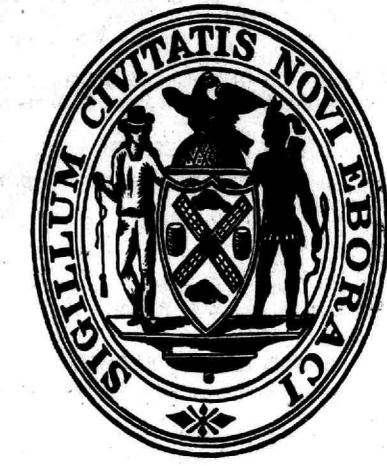
general Drug Department); May 9, Regenbogen, Samuel, Clerk, Bureau of Dependent Adults, Manhattan, \$600 (to Bureau of Dependent Adults, Brooklyn); May 15, Rosenchild, Arthur, Bookkeeper, Kings County Hospital, \$1,200 (to Central Office, Manhattan); Rothenberg, Alexander, Bookkeeper, Central Office, Manhattan, \$1,200 (to Kings County Hospital).

Title Changed: May 12, Mackintosh, John J., Assistant Pharmacist, General Drug Department, \$1,050 (to Pharmacist).

Leave Granted: May 12, Burke, Nora T., Examiner, Charitable Institutions, Children's Bureau, Brooklyn, \$1,200 (three months without pay); May 15, Parkes, Edward L., Carpenter, Bureau of Mechanics, \$5 per day (three months without pay, owing to illness).

LAW DEPARTMENT.

May 19, 1913—Appointed to the position of Title Examiner in the Bureau of Street Openings, Borough of Manhattan, at an annual salary of \$1,500, to take effect on the dates specified below: James J. O'Brien, 826 Union st., Brooklyn, June 1, 1913; Louis D. McLoud, 186 State st., Brooklyn, June 1, 1913; Henry E. Perine, 206 1st st., Long Island City, May 15, 1913; Sigmund Solomon, 555 W. 160th st., Manhattan, June 1, 1913; James A. Hanley, 512 W. 162d st., Manhattan, May 19, 1913; Alex E. Crowley, 1881 Southern boulevard, The Bronx, May 15, 1913; Chas. H. Ulrich, 218 Barbey st., Brooklyn, June 1, 1913.



OFFICIAL DIRECTORY

STATEMENT OF THE HOURS DURING which the Public Offices in the City are open for business and at which the Courts regularly open and adjourn, as well as the places where such offices are kept and such Courts are held, together with the heads of Departments and Courts.

CITY OFFICES.

MAYOR'S OFFICE.

No. 5 City Hall, 9 a. m. to 5 p. m.; Saturday a. m. to 12 m.

Telephone, 8020 Cortlandt.

William J. Gaynor, Mayor.

Robert Adamson, Secretary.

James Matthews, Executive Secretary.

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

BUREAU OF WEIGHTS AND MEASURES.

Room 1, City Hall, 9 a. m. to 5 p. m.; Saturday, a. m. to 12 m.

John L. Walsh, Commissioner.

Telephone, 4334 Cortlandt.

BUREAU OF LICENSES.

9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 2030 Worth.

James G. Wallace, Jr., Chief of Bureau.

Principal Office, 57-59 Centre street.

ARMORY BOARD.

Mayor, William J. Gaynor; the Comptroller, William A. Prendergast; the President of the Board of Aldermen, John Purroy Mitchel; Chief of Coast Artillery, Elmore F. Austin; Brigadier General John G. Eddy, Commodore R. P. Forsyth; the President of the Department of Taxes and Assessments, Lawson Purdy.

Clark D. Rhinehart, Secretary, Room 6, Base-Building, Hall of Records, Chambers and Centre streets.

Office hours, 9 a. m. to 4 p. m.; Saturdays, a. m. to 12 m.

Telephone, 3900 Worth.

ART COMMISSION.

City Hall, Room 21. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone call, 1197 Cortlandt.

Robert W. de Forest, Vice-President Metropolitan Museum of Art.

President: Frank L. Babbott.

Vice-President: Charles H. Russell, Trustee of New York Public Library.

Secretary: A. Augustus Healy, President of the Brooklyn Institute of Arts and Sciences; William J. Gaynor, Mayor of the City of New York; I. N. Phelps Stokes, Architect, John Bogart; Karl Bitter, Sculptor; George W. Brock, Painter; and John A. Mitchell.

John Quincy Adams, Assistant Secretary.

BOARD OF ALDERMEN.

No. 11 City Hall, 10 a. m. to 4 p. m. Saturdays 10 a. m. to 12 m.

Telephone, 7560 Cortlandt.

John Purroy Mitchel, President.

ALDERMEN.

Borough of Manhattan—1st Dist.,

—2d Dist., Michael Stapleton; 3d Dist.,

John J. White; 4th Dist., James J. Smith; 5th Dist., Joseph M. Hannan; 6th Dist., Frank J. Dotter;

7th Dist., Frank L. Dowling; 8th Dist., Max S. Levine; 9th Dist., John P. McCourt; 10th Dist., Hugh J. Communite; 11th Dist., Louis Wendel, Jr.; 12th Dist., William P. Kennedy; 13th Dist., John McCann; 14th Dist., John Loos; 15th Dist., Niles R. Becker; 16th Dist., John T. Egan; 17th Dist., Daniel M. Bedell; 18th Dist., James J. Nugent; 19th Dist., William D. Brush; 20th Dist., John J. Reardon; 21st Dist., Oscar Isgaard; 22d Dist., Edward V. Gilmore; 23d Dist., John H. Boschen; 24th Dist., John A. Bolles; 25th Dist., Charles Delaney; 26th Dist., Henry H. Curran; 27th Dist., Nathan Lieberman; 28th Dist., Courlandt Nicoll; 29th Dist., John F. Walsh; 30th Dist., Ralph Polk; 31st Dist., Hyman Pouker; 32

Borough of The Bronx—34th Dist., James L. Devine; 35th Dist., Thomas J. Mulligan; 36th Dist., Thomas H. O'Neill; 37th Dist., Philip J. Schmidt; 38th Dist., Abram W. Herbst; 39th Dist., James Hamilton; 40th Dist., Jacob Weil; 41st Dist., Frederick H. Wilson.

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

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

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

P. J. Scully, City Clerk.

BELLEVUE AND ALLIED HOSPITALS

Office, Bellevue Hospital, Twenty-sixth street and First avenue.

Telephone, 4400 Madison Square.

Board of Trustees—Dr. John W. Brannan, President; James K. Paulding, Secretary; John G. O'Keefe, Adrien M. Robbins, James A. Farley, Samuel Sachs, Leopold Stern; Michael J. Drummond, ex-officio.

General Medical Superintendent, Dr. George O'Hanlon.

BOARD OF AMBULANCE SERVICE

Headquarters, 300 Mulberry street.

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

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

Ambulance Calls—Telephone, 3100 Spring.

Administration Offices—Telephone, 7586 Spring.

BOARD OF ASSESSORS

Office, No. 320 Broadway, 9 a. m. to 5 p. m. Saturdays, 12 m.

Joseph P. Hennessy, President.

William C. Ormond.

Antonio C. Astarita.

Thomas J. Drennan, Secretary.

Telephones, 29, 30 and 31 Worth.

BOARD OF CITY RECORD

The Mayor, the Corporation Counsel and the Comptroller.

Office of the Supervisor.

Park Row Building, No. 21 Park Row.

David Ferguson, Supervisor.

Henry McMillen, Deputy Supervisor.

C. McKenney, Secretary.

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

Distributing Division, Nos. 96 and 98 Reade street, near West Broadway.

Telephones, 1505 and 1506 Cortlandt.

BOARD OF ELECTIONS

General Office, No. 107 West Forty-first street.

Commissioners: J. Gabriel Britt, President; Moses M. McKee, Secretary; James Kane and Jacob A. Livingston, Michael T. Daly, Chief Clerk.

Telephone, 2946 Bryant.

BOROUGH OFFICES.

Manhattan.

No. 112 West Forty-second street.

William C. Baxter, Chief Clerk.

Telephone, 2946 Bryant.

The Bronx.

No. 368 East One Hundred and Forty-eighth street.

John L. Burgoyne, Chief Clerk.

Telephone, 336 Melrose.

Bronx.

Nos. 435-445 Fulton St.

George Kussell, Chief Clerk.

Telephone, 693 Main.

Queens.

Henry W. Sharkey, Chief Clerk, No. 64 Jackson avenue, Long Island City.

Telephone, 3375 Hunters Point.

Richmond.

Borough Hall, New Brighton, S. I.

Alexander M. Ross, Chief Clerk.

Telephone, 1000 Tompkinsville.

All offices open from 9 a. m. to 4 p. m. Saturdays, from 9 a. m. to 12 m.

STANDARD TESTING LABORATORY.

Otto H. Klein, Director, 127 Franklin street.

Telephones, 3088 and 3089 Franklin.

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

Telephone, 5840 Gramercy.

George A. Just Chairman. Members: William Crawford, Lewis Harding, Charles G. Smith, John P. Leo, Robert Maynicks and John Kenyon.

Edward V. Barton, Clerk.

Board meeting every Tuesday at 2 p. m.

BOARD OF INEBRIETY

Office, 300 Mulberry street, Manhattan.

Telephone, 7118 Spring.

Thomas J. Colton, President; Rev. William Morrison, John Dornan, M.D.; Rev. John J. Hughes; William Browning, M.D.; Michael J. Drummond, Commissioner of Public Charities; Patrick A. Whitney, Commissioner of Correction; Executive Secretary, Charles Samson.

Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Board meets first Wednesday in each month, at 4 o'clock.

BOARD OF EXAMINERS

Rooms 6027 and 6028, Metropolitan Building, No. 1 Madison avenue, Borough of Manhattan, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 5840 Gramercy.

George A. Just Chairman. Members: William Crawford, Lewis Harding, Charles G. Smith, John P. Leo, Robert Maynicks and John Kenyon.

Edward V. Barton, Clerk.

Board meeting every Tuesday at 2 p. m.

BOARD OF INEBRIETY

Office, 300 Mulberry street, Manhattan.

Telephone, 7118 Spring.

Thomas J. Colton, President; Rev. William Morrison, John Dornan, M.D.; Rev. John J. Hughes; William Browning, M.D.; Michael J. Drummond, Commissioner of Public Charities; Patrick A. Whitney, Commissioner of Correction; Executive Secretary, Charles Samson.

Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Board meets first Wednesday in each month, at 4 o'clock.

BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEANANTS

Office, No. 148 East Twentieth street.

Patrick A. Whitney, Commissioner of Corrections, President.

John B. Mayo, Judge, Special Sessions, Manhattan.

Robert J. Wilkin, Judge, Special Sessions, Brooklyn.

Frederick B. House, City Magistrate, First Division.

Edward J. Dooley, City Magistrate, Second Division.

Samuel B. Hamburger, John C. Heints, Rosario Maggio, Richard E. Troy.

Thomas R. Minnick, Secretary.

Telephone, 1047 Gramercy.

BOARD OF REVISION OF ASSESSMENTS

William A. Prendergast, Comptroller.

Archibald R. Watson, Corporation Counsel.

Lawson Purdy, President of the Department of Taxes and Assessments.

John Korb, Jr., Chief Clerk, Finance Department.

Telephone, 230 Broadway.

9 a. m. to 12 m.

Telephone, 1200 Worth.

BOARD OF WATER SUPPLY

Office, No. 165 Broadway.

Charles Strauss, President; Charles N. Chadwick and John F. Gaynor, Commissioners.

Joseph P. Mooney, Secretary.

J. Waldo Smith, Chief Engineer.

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

Telephone, 4210 Cortlandt.

BUREAU OF THE CHAMBERLAIN

Stewart Building, Chambers street and Broadway, Room 63 to 67.

Robert R. Moore, Chamberlain.

Henry J. Walsh, Deputy Chamberlain.

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

Telephone, 4270 Worth.

CHANGE OF GRADE DAMAGE COMMISSION

Office of the Commission, Room 223, No. 280 Broadway (Stewart Building), Borough of Manhattan, New York City.

William D. Dickey, Cambridge Livingston, David Robinson, Commissioners. Lamont McLaughlin, Clerk.

Regular advertised meetings on Monday, Tuesday and Thursday of each week at 2 o'clock p. m.

Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 3254 Worth.

CITY CLERK AND CLERK OF THE BOARD OF ALDERMEN

City Hall, Rooms 11, 12; 10 a. m. to 4 p. m.; Saturdays, 10 a. m. to 12 m.

Telephone, 7560 Cortlandt.

P. J. Scully, City Clerk and Clerk of the Board of Aldermen.

Joseph F. Prendergast, First Deputy.

James J. Hines, Chief Clerk of the Board of Aldermen.

Joseph S. Sculley, Clerk, Borough of Brooklyn.

Matthew McCabe, Deputy City Clerk, Borough of the Bronx.

George D. Frenz, Deputy City Clerk, Borough of Queens.

William K. Walsh, Deputy City Clerk, Borough of Richmond.

COMMISSIONERS OF ACCOUNTS

Jeremiah T. Mahoney, Harry M. Rice, Commissioners.

Rooms 114 and 115, Stewart Building, No. 280 Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 4315 Worth.

COMMISSIONER OF LICENSES

Office, No. 277 Broadway.

Herman Robinson, Commissioner.

Samuel Prince, Deputy Commissioner.

John J. Caldwell, Secretary.

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

Telephone, 2828 Worth.

COMMISSIONERS OF SINKING FUND

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

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

Telephone, 1200 Worth.

DEPARTMENT OF BRIDGES

Municipal Building, 18th floor.

Brooklyn office, Nos. 365 and 367 Jay street. Brooklyn. Telephone, 2653 Main. Joseph Johnson, Commissioner. George W. Olvany, Deputy Commissioner. Philip P. Farley, Deputy Commissioner, Boroughs of Brooklyn and Queens. Daniel E. Finn, Secretary of Department. Lloyd Dorsev Willis, Secretary to Commissioner. Walter J. Nolan, Secretary to Deputy Commissioner, Boroughs of Brooklyn and Queens.

John Kenlon, Chief of Department, in charge Bureau of Fire Extinguishment, 157 and 159 East 67th street, Manhattan.

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

William Guerin, Deputy Chief in charge Bureau of Fire Prevention, 157 and 159 East 67th street, Manhattan.

Leonard Day, Electrical Engineer, Chief of Bureau of Fire Alarm Telegraph, 157 and 159 East 67th street, Manhattan.

John R. Keefe, Clerk, in charge Bureau of Repairs and Supplies, 157 and 159 East 67th street, Manhattan.

LAW DEPARTMENT.

OFFICE OF CORPORATION COUNSEL.

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

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

Telephone, 4600 Worth.

Archibald R. Watson, Corporation Counsel.

Assistants—Charles D. Olendorf, William P. Burr,

R. Percy Chittenden, William Beers Crowell, John

L. O'Brien, Terence Farley, Edward J. McColdrick,

David S. Garland, Curtis A. Peters, George M.

Curtis, John F. O'Brien, Edward S. Malone, Edwin

J. Freedman, Louis H. Hahl, Frank B. Pierce,

Richard H. Mitchell, John Widdicombe, Arthur

Sweeney, William H. King, George P. Nicholson,

Charles J. Nehrbas, William J. O'Sullivan, Har-

ford P. Walker, Josiah A. Stover, William E. C.

Mayer, John Lehman, Francis Martin, Charles

McIntyre, Clarence L. Barber, Isaac F. Cohen,

George H. Cowle, Solon Barrick, James P.

O'Connor, Elliott S. Benedict, Isaac Phillips,

Edward A. McShane, Eugene Fay, Ricardo M.

DeAcosta, John M. Barrett, Frank P. Reilly,

Leon G. Godley, Alexander C. MacNulty, Samuel

Hoffman, John W. Goff, Jr., William R. Wilson, Jr.,

Charles E. Nellany, Patrick T. Walsh, Ashton

Parker.

Secretary to the Corporation Counsel—Edmund

Kirby, Jr.

Chief Clerk—Andrew T. Campbell.

Brooklyn office, No. 153 Pierrepont street, Tele-

phone, 2948 Main. James D. Bell, Assistant in

charge.

BUREAU OF STREET OPENINGS.

Main office, No. 90 West Broadway. Tele-

phone, 5070 Barclay. Joel J. Squier, Assistant in

charge.

Brooklyn branch office, No. 166 Montague

street. Telephone, 5916 Main. Edward Riegel-

mann, Assistant in charge.

Queens branch office, Municipal Building, Court

House Square, Long Island City. Telephone, 3886

Hunters Point. Walter C. Sheppard, Assistant in

charge.

BUREAU FOR THE RECOVERY OF PENALTIES.

No. 119 Nassau street. Telephone, 4526 Cort-

landt. Herman Stiebel, Assistant in charge.

BUREAU FOR THE COLLECTION OF ARREARS OF PERSONAL TAXES.

No. 280 Broadway, 5th floor. Telephone, 4585

Worth. Geo. O'Reilly, Assistant in charge.

TENEMENT HOUSE BUREAU AND BUREAU OF BUILDINGS.

No. 44 East Twenty-third street. Telephone,

961 Gramercy. John P. O'Brien, Assistant in

charge.

METROPOLITAN SEWERAGE COMMISSION.

Office, No. 17 Battery place. George A. Soper,

Ph.D., President; James H. Fuertes, Secretary;

H. de B. Parsons, Charles Soysmith, Linsky R.

Williams, M.D.

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

9 a. m. to 12 m.

Telephone, 1694 Rector.

MUNICIPAL CIVIL SERVICE COMMISSION.

No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays,

9 a. m. to 12 m.

Frank Gallagher President; Richard Welling and

Alexander Keogh, Commissioners.

Frank A. Spencer, Secretary.

LABOR BUREAU.

Nos. 54-60 Lafayette street.

Telephone, 2140 Worth.

MUNICIPAL EXPLOSIVES COMMISSION.

Nos. 157 and 159 East 67th street, Headquarters

Fire Department.

Joseph Johnson, Fire Commissioner and ex-

officio Chairman; Geo. O. Eaton, Sidney Harris,

Bartholomew Donovan, Russell W. Moore.

Albert Bruns, Secretary.

Meetings at call of Fire Commissioner.

POLICE DEPARTMENT.

CENTRAL OFFICE.

No. 240 Centre street, 9 a. m. to 5 p. m. (ninth

June, July and August, 9 a. m. to 4 p. m.);

Saturdays, 9 a. m. to 12 m.

Telephone, 3100 Spring.

Rhinelander Waldo, Commissioner.

Douglas I. McKay, First Deputy Commissioner.

George S. Dougherty, Second Deputy Commis-

sioner.

Harry W. Newberger, Third Deputy Commis-

sioner.

James E. Dillon, Fourth Deputy Commissioner.

William H. Kipp, Chief Clerk.

PUBLIC RECREATION COMMISSION.

51 Chambers street; Room 1001.

James E. Sullivan, President; General George W.

Wingate, Charles B. Stover, Mrs. V. G. Simkovich,

Gustavus T. Kirby, George D. Pratt, Rob-

ert Gilman, Bascom Johnson, Secretary; Cyril

H. Jones, Assistant Secretary.

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

to 12 m.

Telephone, 1471 Worth.

Commission meeting every second Thursday at 4

p. m.

PUBLIC SERVICE COMMISSION.

The Public Service Commission for the First

District, Tribune Building, No. 154 Nassau street,

Manhattan.

Office hours, 8 a. m. to 11 p. m., every day in

the year, including holidays and Sundays.

Stated public meetings of the Commission,

Tuesdays and Fridays at 12:15 p. m., in the Public

Hearing Room of the Commission, third floor of

the Tribune Building, unless otherwise ordered.

Commissioners—Edward E. McCall, Chairman;

Milo R. Maltbie, John E. Busto, J. Sergeant

Cram, George V. S. Williams, Counsel; George S.

Coleman, Secretary; Travis H. Whitney.

Telephone, 4150 Beekman.

TENEMENT HOUSE DEPARTMENT.

John J. Murphy, Commissioner. Manhattan

Office, 44 East 23d street. Telephone, 5331 Gram-

erry. William H. Abbott, Jr., First Deputy Com-

missioner.

CITY RECORD.

Brooklyn office (Boroughs of Brooklyn, Queens and Richmond), 503 Fulton street. Telephone, 3825 Main. Frank Mann, Second Deputy Commissioner.

Bronx office, 391 East 149th street. Telephone, 7107-7108 Melrose. William B. Calvert Superintendent.

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

BOROUGH OFFICES.

BOROUGH OF MANHATTAN.

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

George McAneny, President.

Leo Arnsdorf, Secretary of the Borough.

Louis Graves, Secretary to the President.

Telephone, 6725 Cortlandt.

Edgar Victor Frothingham, Commissioner of Public Works.

W. R. Patterson, Assistant Commissioner of Public Works.

Henry Welles Durham, Chief Engineer in Charge of Highways.

Charles H. Graham, Chief Engineer in Charge of Sewers.

Julian B. Beatty, Superintendent of Public Buildings and Offices.

Telephone, 6700 Cortlandt.

Rudolph P. Miller, Superintendent of Buildings.

Telephone, 1575 Stuyvesant.

BOROUGH OF THE BRONX.

Office of the President, corner Third avenue and One Hundred and Seventy-seventh street; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Cyrus C. Miller, President.

George Donnelly, Secretary.

Thomas W. Whittle, Commissioner of Public Works.

James A. Henderson, Superintendent of Buildings.

Telephone, 2680 Tremont.

BOROUGH OF BROOKLYN.

President's Office, Nos. 15 and 16, Borough Hall; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Alfred E. Steers, President.

Reuben L. Haskell, Borough Secretary.

John B. Creighton, Secretary to the President.

Lewis H. Pounds, Commissioner of Public Works.

Patrick J. Car

Clerk's Office, Special Term, Part I. (motion), Room No. 15.

Clerk's Office, Special Term, Part II. ex parte business, ground floor, southeast corner.

Clerk's Office, Special Term, Calendar round floor, south.

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

Clerk's Office, Appellate Term, room southwest corner, third floor.

Trial Term, Part I. (criminal business), Criminal Court House, Centre street.

Justices—Leonard A. Giegerich, P. Henry Dugro, James A. Blanchard, Samuel Greenbaum, Edward B. Amend, Vernon M. Davis, Joseph E. Newburger, John W. Goff, Samuel Seabury, M. Warley Platzen, Peter A. Hendrick, John Ford, John J. Brady, Mitchell L. Erlanger, Charles L. Guy, James W. Gerard, Irving Lehman, Alfred R. Page, Edward J. Gavagan, Nathan Bijur, John J. Delany, Francis X. Pendleton, Daniel P. Cohalan, Thomas F. Donnelly, Edward G. Whitaker, Bartow S. Weeks, Eugene A. Philbin. Telephone, 4380 Cortlandt.

SUPREME COURT—CRIMINAL DIVISION.

Building for Criminal Courts, Centre, Elm, White and Franklin streets.

Court opens at 10:30 a. m.

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

Clerk's Office open from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

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

Telephone, 6064 Franklin.

APPELLATE DIVISION, SUPREME COURT.

SECOND JUDICIAL DEPARTMENT.

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

Clerk's office opens 9 a. m.

Telephone, 1392 Main.

John B. Byrne, Clerk.

APPELLATE TERM—SUPREME COURT.

Court Room, 503 Fulton street, Brooklyn. Court meets, 10 a. m. May term begins May 5, 1913, Justice Garret J. Garretson, Frederick E. Crane, Isaac M. Kappeler; Joseph H. DeBragga, Clerk, Owen J. Macaulay Deputy Clerk.

Clerk's Office open 9 a. m.

Telephones, 7452 and 7453 Main.

SUPREME COURT—SECOND DEPARTMENT.

KINGS COUNTY.

Kings County Court House, Joralemon and Fulton streets, Borough of Brooklyn.

Clerk's office hours, 9 o'clock a. m. to 5 o'clock p. m. Seven jury trial parts. Special Term for Trials. Special Term for Motions. Special Term (ex parte business). Court opens at 10:00 a. m.

Naturalization Bureau, Room 7, Hall of Records, Brooklyn, N. Y.

James F. McGee, General Clerk.

Telephone, 5460 Main.

QUEENS COUNTY.

County Court House, Long Island City. Court opens at 10 a. m. Trial and Special Term for Motions and ex parte business each month except July, August and September, in Part I.

Trial Term, Part 2, January, February, March, April, May and December.

Special Term for Trials, January, April, June and November.

Naturalization, first Friday in each Term.

Thomas B. Seaman, Special Deputy Clerk in charge.

John D. Peace, Part 1 and Calendar Clerk.

James Ingram, Part 2, Clerk.

Clerk's office open 9 a. m. to 5 p. m., except Saturdays, 9 a. m. to 12:30 p. m.

Telephone, 3396 Hunters Point.

RICHMOND COUNTY.

Term of Court in Year 1913.

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

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

First and third Saturdays of January, second and fourth Saturdays of March, first and third Saturdays of April, second and fourth Saturdays of May, first and third Saturdays of October, first and third Saturdays of December. Special Terms for Motions to be held at Court Room, Borough Hall, St. George.

C. Livingston Bostwick, Clerk.

John H. Wilkinson, Special Deputy.

COURT OF GENERAL SESSIONS.

Held in the Building for Criminal Courts, Centre Elm, White and Franklin streets.

Court opens at 10:30 a. m.

Warren W. Foster, Thomas C. O'Sullivan, Otto A. Rosalsky, Thomas C. T. Crain, Edward Swann, Joseph F. Mulcahy, James T. Malone, Judges of the Court of General Sessions, Edward R. Carroll, Clerk. Clerk's Office open from 9 a. m. to 4 p. m., and on Saturdays until 12 m.

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

CITY COURT OF THE CITY OF NEW YORK

No. 32 Chambers street, Brownstone Building, City Hall Park, from 10 a. m. to 4 p. m.

Special Term Chambers will be held from 10 a. m. to 4 p. m.

Clerk's Office open from 9 a. m. to 4 p. m. Edward F. O'Dwyer, Chief Justice; Francis B. Delehanty, Joseph J. Green, Alexander Finelit, John V. McAvoy, Peter Schumuck, Richard T. Lynch Edward B. LaFeta, Richard H. Smith, Robert L. Luce, Justices. Thomas F. Smith, Clerk.

Telephone, 122 Cortlandt.

COURT OF SPECIAL SESSIONS.

Isaac Franklin Russell, Chief Justice; Joseph M. Deuel, Lorenz Zeller, John B. Mayo, Franklin Chase Hoyt, Joseph F. Moss, Howard J. Forker, John Fleming, Robert J. Wilkin, George J. O'Keefe, Morgan M. L. Ryan, James J. McNamee, Arthur C. Salmon, Cornelius F. Collinson, Moses Herriman, Justices. Frank A. Sutkin, Clerk.

Building for Criminal Courts, Centre street, between Franklin and White streets, Borough of Manhattan. Telephone, 3083 Franklin.

Court opens at 10 a. m. Part I., Criminal Courts Building, Borough of Manhattan, John P. Hilly, Clerk. Telephone, 3083 Franklin.

Part II., 171 Atlantic avenue, Borough of Brooklyn, Joseph L. Kerrigan, Clerk. Telephone, 4280 Main.

Part III., Town Hall, Jamaica, Borough of Queens. This part is held on Tuesday of each week. H. S. Moran, Clerk. Telephone, 657 Jamaica.

Part IV., Borough Hall, St. George, Borough of Richmond. This part is held on Wednesday of each week.

Robert Brown, Clerk. Telephone, 324 Tompkinsville.

CHILDREN'S COURT.

New York County—No. 86 Third avenue, Manhattan. Dennis A. Lambert, Clerk. Telephone, 1832 Stuyvesant.

Queens County—No. 19 Hardenbrook avenue, Jamaica. Sydney Ollendorff, Clerk. This court is held on Monday and Thursday of each week. Telephone, 657 Jamaica.

Richmond County—Corn Exchange Bank Bldg. St. George, S. I. William J. Browne, Clerk. Court is held on Tuesday of each week. Telephone, 324 Tompkinsville.

CITY MAGISTRATES' COURT.

FIRST DIVISION

William McAdoo, Chief City Magistrate; Robert C. Cornell, Peter T. Barlow, Matthew P. Brown, Frederick B. House, Charles N. Harris, Frederic Kernochan, Arthur C. Butts, Joseph E. Corrigan, Paul Krotel, Henry W. Herbert, Charles W. Apleton, Daniel F. Murphy, John J. Freschi, Francis X. McQuade, John A. L. Campbell, Samuel D. Levy, Norman J. Marsh, City Magistrates. Court open from 9 a. m. to 4 p. m.

Philip Bloch, Chief Clerk, 300 Mulberry street. Telephone, 6213 Spring.

First District—Criminal Court Building.

Second District—Jefferson Market.

Third District—Second avenue and First street.

Fourth District—Closed for Repairs.

Fifth District—One Hundred and Twenty-first street, southeastern corner of Sylvan place.

Sixth District—One Hundred and Sixty-second street and Washington avenue.

Seventh District—No. 314 West Fifty-fourth street.

Eighth District—Main street, Westchester.

Ninth District—Court for Females—No. 125 Sixth avenue.

Tenth District—Night Court for Males—No. 314 West Forty-fourth street.

Eleventh District—Domestic Relations Court—Southwest corner Prince and Wooster streets.

SECOND DIVISION.

BOROUGH OF BROOKLYN.

Otto Kemper, Chief City Magistrate; Edward J. Dooley, John Naumer, A. V. B. Voorhees, Jr., Alexander H. Gissmar, John F. Hylan, Howard P. Nash, Charles J. Dodd, John C. McGuire, Louis Reynolds, John J. Walsh, City Magistrates.

Office of Chief Magistrate, 44 Court street, Room 209-214. Telephone, 7411 Main.

William F. Delaney, Chief Clerk.

Archibald J. McKinney, Chief Probation Officer, Myrtle and Vanderbilt avenues, Brooklyn, N. Y.

Courts.

First District—No. 318 Adams street.

Second District—Court and Butler streets.

Fifth District—No. 249 Manhattan avenue.

Sixth District—No. 495 Gates avenue.

Seventh District—No. 31 Snider avenue (Flatbush).

Eighth District—West Eighth street (Cony Island).

Ninth District—Fifth avenue and Twenty-third street.

Tenth District—No. 133 New Jersey avenue.

Domestic Relations Court—Myrtle and Vanderbilt avenues.

BOROUGH OF QUEENS.

City Magistrates—Joseph Fitch, John A. Leach, Harry Miller, James J. Conaway.

Courts.

First District—St. Mary's Lyceum, Long Island City.

Second District—Town Hall, Flushing, L. I.

Third District—Central avenue, Far Rockaway, L. I.

Fourth District—Town Hall, Jamaica, L. I.

BOROUGH OF RICHMOND.

City Magistrates—Joseph B. Handy, Nathaniel Marsh.

Courts.

First District—Lafayette avenue, New Brighton, Staten Island.

Second District—Village Hall, Stapleton, Staten Island.

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

MUNICIPAL COURTS.

BOROUGH OF MANHATTAN.

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

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

Thomas O'Connell, Clerk.

Frank Mangin, Deputy Clerk.

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

Additional Part is held at southwest corner of Eighth avenue and Tenth street.

Telephone, 6030 Franklin.

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

Benjamin Hoffman, Leon Sanders, Thomas P. Dinneen, Leonard A. Sutkin, Justices.

James J. Devlin, Clerk.

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

Telephone, 4300 Orchard.

Third District—The Third District embraces the territory bounded on the south by the centre line of Fourteenth street, on the east by the centre line of Lexington avenue, and by the centre line of Irving place, including its projection from Fourteenth street to Fifth street, Second avenue, Chrystie street, Division street and Catherine street.

Michael Stelly, Clerk.

Location of Court—No. 314 West Fifty-fourth street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone number, 3450 Columbus.

Fourth District—The Fourth District embraces the territory bounded on the south by the centre line of East Fourteenth street, on the west by the centre line of Irving place, including its projection from Fourteenth street to Fifth

BOROUGH OF RICHMOND.

First District—First and Third Wards (Towns of Castleton and Northfield). Court room, former Village Hall, Lafayette avenue and Second street, New Brighton.

Thomas C. Brown, Justice. Thomas E. Cremins, Clerk.

Clerk's Office open from 8:45 a. m. to 4 p. m. Sundays and legal holidays excepted.

Court open 9 a. m.

Telephone, 503 Tompkinsville.

Second District—Second, Fourth and Fifth Wards (Towns of Middletown, Southfield and Westfield). Court room, former Edgewater Village Hall, Stapleton.

Arnold J. B. Wedemeyer, Justice. William Wedemeyer, Clerk.

Clerk's Office open from 8:45 a. m. to 4 p. m.

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

Trial days, Mondays, Wednesdays and Fridays

Telephone, 313 Tompkinsville.

CHANGE OF GRADE DAMAGE COMMISSION.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

PURSUANT TO THE PROVISIONS OF chapter 537 of the Laws of 1893 and the acts amendatory thereof and supplemental thereto, notice is hereby given that meetings of the Commissioners appointed under said acts will be held at the office of the Commission, Room 223, 280 Broadway (Stewart Building), Borough of Manhattan, New York City, on Mondays, Tuesdays and Thursdays of each week, at 2 o'clock p. m., until further notice.

Dated New York City, July 26, 1911.

WILLIAM D. DICKEY, CAMBRIDGE LIVINGSTON, DAVID ROBINSON, Commissioners.

LAMONT MCLQUEEN, Clerk.

BOROUGH OF MANHATTAN.

Local Board Meetings.

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a petition signed by property owners and residents of the Yorkville District for Local Improvements as to the unoccupied vacant lot at Nos. 240 and 242 E. 84th st., has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Yorkville District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said complaint will be submitted to the Board.

GEORGE McANENY, President. LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers recommending the alteration and improvement to sewer in Walker st., between Broadway and West Broadway, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Greenwich District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11:30 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers recommending the alteration and improvement to sewer in 12th st., between 2d ave. and Avenue B, has been filed in this office, and is now ready for public inspection, and that a joint meeting of the Boards of Local Improvements of the Kips Bay and Bowery Districts for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11:30 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers recommending the alteration and improvement of sewer in 34th st., between 4th and Madison aves., has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Murray Hill District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11:25 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers recommending the alteration and improvement of sewer in 61st st., between Park and 5th aves., has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Murray Hill District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11:25 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers recommending the alteration and improvement of sewer in 38th st., between Broadway and 6th ave., has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Murray Hill District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11:25 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

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

City of New York, that a report signed by the Chief Engineer of Sewers recommending the reconstruction of sewer in 11th st., between 8th and Manhattan aves., has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Riverside District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11:20 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a petition signed by property owners and residents of the Hudson District for Local Improvements requesting the alteration and improvement to sewer in 6th st., between Amsterdam ave. and the Hudson River, and in Amsterdam ave., between 61st and 66th sts., has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Hudson District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11:15 a. m., at which meeting said petition will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a petition signed by property owners and residents of the Washington Heights District for Local Improvements requesting the laying out as a public park all the lands lying between 188th st., Laurel Hill terrace, 182d st. and Amsterdam ave., has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said petition will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a petition signed by property owners and residents of the Washington Heights District for Local Improvements requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said petition will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by property owners and residents of the Washington Heights District for Local Improvements requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m., at which meeting said report will be submitted to the Board.

GEORGE McANENY, President.

LOUIS GRAVES, Secretary. m22

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, May 20, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a report signed by the Chief Engineer of Sewers requesting the laying out of an extension of 168th st., from Jumel place to Edgecombe road, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 3d day of June, 1913, at 11 a. m.,

WALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES WHERE NECESSARY IN GRAY ST. FROM TREMONT AVE. TO UNION-PORT ROAD, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

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

6,980 cubic yards of earth excavation.
1,200 cubic yards of rock excavation.
13,530 cubic yards of filling.
4,820 linear feet of new curb.
34 linear feet of old curb.
140 square feet of old flagging.
18,710 square feet of concrete sidewalks.
2,000 square feet of new bridgestone.
80 cubic yards of dry rubble masonry.
100 linear feet of vitrified pipe, 12 inches in diameter.
1,000 feet, board measure, of timber.
1,740 linear feet of guard rail.

The time allowed for the completion of the work will be one hundred and fifty (150) working days.

The amount of security required will be Seven Thousand Five Hundred Dollars (\$7,500).

No. 13. FOR REGULATING, GRADING, SETTING CURBSTONE, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES WHERE NECESSARY IN E. 187TH ST. FROM VALENTINE AVE. TO MARION AVE., AND BUILDING STEPS AND APPURTENANCES WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

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

1,600 cubic yards of earth excavation.
450 cubic yards of rock excavation.
900 cubic yards of filling.
880 linear feet of new bluestone curb.
50 linear feet of old curb.
5,750 square feet of cement flagging.
190 square feet of new bridgestone.
10 cubic yards of dry rubble masonry.
40 cubic yards of rubble masonry in mortar.
50 cubic yards of broken range ashlar masonry.
330 cubic feet of steps.
200 linear feet of limestone coping.
30 linear feet of vitrified pipe, 6 inches in diameter.
90 linear feet of vitrified pipe, 12 inches in diameter.
320 linear feet of guard rail.
35 linear feet of limestone belt course.
250 linear feet of limestone balustrade and newels.

The time allowed for the completion of the work will be one hundred and twenty (120) consecutive working days.

The amount of security required will be Three Thousand Dollars (\$3,000).

Blank forms can be obtained upon application therefore; the plans and specifications may be seen and other information obtained at said office.

CYRUS C. MILLER, President.
m22,4

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

DEPARTMENT OF HEALTH.

Proposals.

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10:30 o'clock a. m., on

TUESDAY, MAY 27, 1913.

FOR FURNISHING AND DELIVERING SIX (6) HORSES SUITABLE FOR AMBULANCE SERVICE TO THE DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK.

The time for the delivery of the supplies and the performance of the contract is sixty (60) calendar days.

No bond will be required with the bid, as heretofore, but will be required upon awarding of the contract in an amount equal to 30 per cent. of the contract. The bid, however, must be accompanied by a deposit of an amount of not less than 1 1/2 per cent. of the amount of the bid. (As to form of deposit, see general instructions, last column, last page.)

Bids will be compared and the contract awarded to the lowest bidder for the entire contract.

Blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker Sts., Borough of Manhattan.

ERNST J. LEDERLE, Ph.D., President; JOSEPH J. O'CONNELL, M.D., RHINE-LANDER WALDO, Board of Health.

Dated May 15, 1913. m15,27

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

Amendment to Sanitary Code.

AT A MEETING OF THE BOARD OF Health of the Department of Health, held May 6, 1913, the following resolution was adopted:

Resolved. That section 183 of the Sanitary Code be and the same is hereby amended so as to read as follows:

Section 183. It shall be the duty of all persons having in their possession bottles, cans or other receptacles containing milk or cream which are used in the transportation or delivery of milk or cream, to clean or cause them to be cleaned immediately upon emptying.

No person shall use or cause or allow to be used any receptacle which is used in the transportation and delivery of milk or cream for any purpose whatsoever other than the holding of milk or cream; nor shall any person receive or have in his possession any such receptacle which has not been washed after holding milk or cream or which is unclean in any way; nor shall any person place a receptacle used or intended for use as aforesaid in any unclean or improper place.

A true copy.
EUGENE W. SCHEFFER, Secretary.
m17,24

DEPARTMENT OF DOCKS AND FERRIES.

Proposals.

OFFICE OF THE DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock noon, on

THURSDAY, MAY 29, 1913.

CONTRACT NO. 1376.
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING GRANITE HEADERS, STRETCHERS AND COPING STONES.

The time for the completion of the work and the full performance of the contract is on or before the expiration of one hundred fifty (150) calendar days.

The amount of security required shall be thirty (30) per cent. of the total amount for which the contract is awarded.

Security deposit to accompany bid shall be in an amount not less than one and one-half per cent. of the total amount of the bid.

The bidder shall state, against such items on which he desires to bid, the price per unit of measure at which he is prepared to furnish and deliver such supplies, and shall extend such totals on the schedules as may be required. In case of any discrepancy between the unit and total price, the unit price will be considered as the bid.

Award, if made, will be made to the lowest bidder on each item, whose bid is regular in all respects.

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 said Department.

R. A. C. SMITH, Commissioner of Docks.
Dated May 15, 1913. m17,29

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

OFFICE OF THE DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock noon, on

THURSDAY, MAY 29, 1913.

CONTRACT NO. 1378.
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING CEMENT, SAND, BROKEN STONE, COBBLESTONE AND RIP-RAP STONE.

The time for the completion of the work and the full performance of the contract is on or before the expiration of one hundred and eighty (180) calendar days.

The amount of security required shall be thirty (30) per cent. of the total amount for which the contract is awarded.

Security deposit to accompany bid 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 shall state, against such items on which he desires to bid, the price per unit of measure at which he is prepared to furnish and deliver such supplies, and shall extend such totals on the schedules as may be required. In case of any discrepancy between the unit and total price, the unit price will be considered as the bid.

Award, if made, will be made to the lowest bidder on each item, whose bid is regular in all respects.

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 said Department.

R. A. C. SMITH, Commissioner of Docks.
Dated May 8, 1913. m10,22

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

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH ST., NEW YORK.

Proposals.

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH ST., NEW YORK.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2:30 o'clock p. m., on

TUESDAY, JUNE 3, 1913.

FOR FURNISHING AND DELIVERING THREE (3) HORSES.

The time for the performance of the contract is during the year 1913.

The bidder will state the price per horse, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards made to the lowest bidder on each line or item, as stated in the specifications.

Bids must be submitted in duplicate, each 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 Department, foot of E. 26th st., Borough of Manhattan.

MICHAEL J. DRUMMOND, Commissioner.
Dated May 19, 1913. m21,3

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

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH ST., NEW YORK.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2:30 o'clock p. m., on

FRIDAY, MAY 28, 1913.

FOR FURNISHING AND DELIVERING FRUITS AND VEGETABLES.

The time for the performance of the contract is during the year 1913.

No bond will be required with the bid, as heretofore, but will be required upon awarding of the contract in an amount equal to thirty (30) per cent. of the contract.

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 of The City of New York drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required. 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 pound, dozen, or other designated unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards made to the lowest bidder on each class, as stated in the specifications.

Bids must be submitted in duplicate, each 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 said Department.

R. A. C. SMITH, Commissioner.
Dated May 8, 1913. m12,23

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

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH ST., NEW YORK.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2:30 o'clock p. m., on

THURSDAY, MAY 29, 1913.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE CONSTRUCTION AND EQUIPMENT (EXCEPTING THE PLUMBING AND STEAM HEATING) OF A DINING HALL BUILDING, KITCHEN, SERVICE BUILDING AND BAKERY AT THE NEW YORK CITY FARM COLONY, BOROUGH OF RICHMOND, THE CITY OF NEW YORK.

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE PLUMBING AND GAS FITTING EQUIPMENT OF A DINING HALL BUILDING, KITCHEN, SERVICE BUILDING AND BAKERY AT THE NEW YORK CITY FARM COLONY, BOROUGH OF RICHMOND, THE CITY OF NEW YORK.

No. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE STEAM HEATING EQUIPMENT OF

Blank forms and further information may be obtained at the office of the Storekeeper of the Department, foot of E. 26th st., Borough of Manhattan.

MICHAEL J. DRUMMOND, Commissioner.
Dated May 17, 1913. m19,29

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

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH ST., NEW YORK.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2:30 o'clock p. m., on

THURSDAY, MAY 29, 1913.

FOR FURNISHING AND DELIVERING MEDICAL, SURGICAL AND PATHOLOGICAL SUPPLIES.

The time for the performance of the contract is during the year 1913.

The amount of security required shall be fifty (50) per cent. of the total amount for which the contract is awarded.

Security deposit to accompany bid 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 shall state, against such items on which he desires to bid, the price per unit of measure at which he is prepared to furnish and deliver such supplies, and shall extend such totals on the schedules as may be required. In case of any discrepancy between the unit and total price, the unit price will be considered as the bid.

Award, if made, will be made to the lowest bidder on each item, whose bid is regular in all respects.

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 said Department.

R. A. C. SMITH, Commissioner.
Dated May 15, 1913. m17,29

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

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH ST., NEW YORK.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2:30 o'clock p. m., on

THURSDAY, MAY 29, 1913.

THURSDAY, MAY 22, 1913.

mer street to the intersection with the prolongation of a line midway between Roebling street and Driggs avenue; thence northwardly along the said line midway between Roebling street and Driggs avenue and along the prolongation thereof to the point or place of beginning.

The fifty-two (52) per cent of the entire cost and expense of the proceeding proposed to be placed as aforesaid upon the Borough of Brooklyn, and the twenty (20) per cent thereof proposed to be placed as aforesaid upon the Borough of Manhattan is to be collected with the taxes upon the real property in said boroughs becoming due and payable in the year in which such cost and expense shall have been fixed and determined, provided that such cost and expense be ascertained in time to be included with the taxes on the real property of said boroughs in the same year; and if not determined in time, the same is to be levied and collected with the taxes of the succeeding year.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the City Record and in the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 29th day of May, 1913.

Dated May 16, 1913.
JOSEPH HAAG, Secretary, 277 Broadway;
Telephone, 2280 Worth. m16,27

DEPARTMENT OF FINANCE.

Confirmation of Assessments.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF MANHATTAN:

TWENTY-SECOND WARD, SECTION 4.
WEST FORTY-THIRD STREET—RESTORING ASPHALT PAVEMENT, in front of No. 122. Area of assessment: South side of W. 43d st., about 268 feet west of 6th ave., known as Lot No. 44, in Block 995.

The above assessment was certified to the Collector of Assessments and Arrears, under the provisions of section 391 of the Greater New York Charter.

—that the same was entered on May 15, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 1019 of said Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per cent per annum, to be calculated to the date of payment, from the date when such assessment became a lien as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before July 14, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent per annum, from the date when above assessment became a lien to the date of payment.

WM. A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, May 15, 1913. m20,31

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF BROOKLYN:

NINTH WARD, SECTION 4.
BUTLER PLACE—SEWER, between Sterling place and Plaza st. Area of assessment affects both sides of Butler place, between Sterling place and Plaza st.

SEVENTEENTH WARD, SECTION 9.
MOULTRIE STREET—PAVING, between Norman and Meserole aves. Area of assessment: Both sides of Moultrie st., between Norman and Meserole aves., and to extent of half the block at the intersecting avenu

EIGHTEENTH WARD, SECTION 10.
SEWER IN BOGART STREET, between Stagg and Meserole aves. BASIN IN THE southwest corner of BOGART STREET AND MONTROSE AVENUE, and at northwest corner of BOGART STREET AND MESEROLE STREET. Area of assessment affects property in Blocks Nos. 3038, 3039, 3047, 3048 and 3065.

TWENTY-NINTH WARD, SECTIONS 5 AND 15.
KINGSTON AVENUE—REGULATING, GRADING, CURBING AND FLAGGING, from Malbone st. to Rutland road. Area of assessment: Both sides of Kingston ave., from Malbone st. to Rutland road, and to the extent of half the block at intersecting streets.

TWENTY-NINTH WARD, SECTION 15.
TILDEN AVENUE—PAVING, between Nostrand ave. and Holy Cross Cemetery. Area of assessment: Both sides of Tilden ave., from Nostrand ave. to Holy Cross Cemetery, and to the extent of half the block at the intersecting streets and avenues.

TWENTY-NINTH WARD, SECTION 16.
SEWER BASIN at the southwest corner of FLATBUSH AVENUE AND DORCHESTER ROAD. Area of assessment affects Lot 1, in Block 5185, and Block 5186, facing Flatbush ave.

EAST TWENTY-FIRST STREET—PAVING from Newkirk ave. to Foster ave. Area of assessment: Both sides of E. 21st st., from Newkirk to Foster aves., and to the extent of half the block at the intersecting avenu

THIRTY-FIFTH WARD, SECTION 17.
FIFTY-SEVENTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, between 15th and 16th aves. Area of assessment: Both sides of 57th st., from 15th to 16th aves., and to extent of half the block at the intersecting avenu

FORTY-EIGHTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from 10th ave. to Fort Hamilton ave., and from New Utrecht to 19th aves. Area of assessment: Both sides of 48th st., from 10th ave. to Fort Hamilton ave., and from New Utrecht ave. to 19th ave., and to the extent of half the block at the intersecting avenu

FIFTY-THIRD STREET—PAVING, between New Utrecht and 16th aves. Area of assessment: Both sides of 53d st., from New Utrecht to 16th aves., and to the extent of half the block at the intersecting avenu

SIXTY-FIRST STREET—SEWER, between 18th and 19th aves., and in NINETEENTH AVENUE, between 60th and 62d sts. Area of assessment affects property in Blocks Nos. 5519, 5520, 5526, 5527 and 5533.

THIRTY-FIRST WARD, SECTION 18.

SIXTY-FOURTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, between 10th and 11th aves. Area of assessment: Both sides of 74th st., from 10th to 11th aves., and to extent of half the block at the intersecting avenu

SEVENTY-SIXTH STREET—PRELIMINARY PAVEMENT, between 5th and 6th aves. Area of assessment: Both sides of 76th st., between 5th and 6th aves., and to extent of half the block at the intersecting avenu

THIRTY-FIRST WARD, SECTION 20.

EAST THIRTEENTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Avenue H to Avenue I, excepting land occupied by Long Island Railroad. Area of assessment: Both sides of E. 13th st., from Avenue H to Avenue I, excepting land occupied by railroad, and to extent of half the block at the intersecting avenu

EAST TWELFTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, between Kings highway and Avenue S. Area of assessment: Both sides of E. 12th st., from Avenue H to Avenue I, and to extent of half the block at the intersecting avenu

EAST TWELFTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, between Avenues I and J. Area of assessment: Both sides of E. 12th st., from Avenue I to Avenue J, and to extent of half the block at the intersecting avenu

EAST FIFTEEN STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Avenue H to Avenue I, excepting land occupied by Long Island Railroad. Area of assessment: Both sides of E. 15th st., from Avenue H to Avenue I, and to extent of half the block at the intersecting avenu

EAST FIFTEEN STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Avenue R to a point 320 feet southerly. Area of assessment: Both sides of E. 15th st., from Avenue R to a point 320 feet southerly, and to extent of half the block at the intersecting avenu

THIRTY-FIRST WARD, SECTION 22.

EAST EIGHTEENTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Avenue S to Neck road. Area of assessment: Both sides of E. 18th st., from Avenue S to Neck road, and to extent of half the block at the intersecting avenu

AVENUE V—REGULATING AND GRADING, from Ocean ave. to Coney Island ave. Area of assessment: Both sides of Avenue V, from Ocean ave. to Coney Island ave., and to extent of half the block at the intersecting avenu

THE above entitled assessment was entered on the date 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. Unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 1006 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per cent per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before July 14, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent per annum, from the date when such assessments became liens to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, May 14, 1913. m17,28

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND PARKS.

IN PURSUANCE OF SECTION 1005 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for OPENING AND ACQUIRING TITLE to the following named avenue in the BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 10.

EAST ONE HUNDRED AND THIRTY-THIRD STREET—PAVING AND SETTING CURB, from Cypress ave. to Southern boulevard. Area of assessment: Both sides of E. 133d st., from Cypress ave. to Southern boulevard, and to extent of half the block at the intersecting avenu

that the same was confirmed by the Board of Assessors on May 13, 1913, and entered May 13, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1006 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per cent per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, at the Municipal Building, Court House square, Long Island City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before July 14, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent per annum, from the date when such assessment became a lien to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, May 14, 1913. m17,28

parallel with the easterly line of Catage place to the intersection with a line always distant 200 feet southerly from and parallel with the southerly line of New st., the said distance being measured at right angles to New st., thence eastwardly along the said line parallel with New st. and along the prolongation of the said line to a point distant 100 feet easterly from the easterly line of Jewett ave., the said distance being measured at right angles to Jewett ave., thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Jewett ave., to the intersection with a line always distant 100 feet northerly from the northerly line of Castleton ave., the said distance being measured at right angles to Castleton ave.; thence eastwardly along the said line parallel with Castleton ave., to a point distant 100 feet easterly from the easterly line of Columbia ave.; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Columbia ave. to the intersection with a line always distant 100 feet easterly from and parallel with the easterly line of Anderson ave., the said distance being measured at right angles to Anderson ave.; thence westwardly along the said line parallel with Anderson ave. and along the prolongations of the said line to a point distant 100 feet westerly from the westerly line of Richmond ave., the said distance being measured at right angles to Richmond ave.; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Richmond ave., to the intersection with a line always distant 100 feet southerly from and parallel with the southerly line of Hatfield ave., the said distance being measured at right angles to Hatfield ave.; thence westwardly along the said line parallel with Hatfield ave. and along the prolongation of the said line to the intersection with a line always parallel with Nicholas ave. and passing through the point of beginning; thence northwardly along the said line parallel with Nicholas ave. to the point or place of beginning.

The above entitled assessment was payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before July 12, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent per annum from the date when above assessment became a lien to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, May 13, 1913. m17,28

notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF MANHATTAN:

TWELFTH WARD, SECTION 8.

NORTHERN AVENUE—PAVING, CURBING AND RECURBING, from 127th st. to 181st st. Area of assessment: Both sides of Northern ave., between W. 17th and W. 181st sts.

—that the same was confirmed by the Board of Assessors May 13, 1913, and entered on May 13, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of said Greater New York Charter.

Said section provides, in part: "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment to charge, collect and receive interest thereon at the rate of seven per cent per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before July 12, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent per annum from the date when above assessment became a lien to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, May 13, 1913. m17,28

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND PARKS.

IN PURSUANCE OF SECTION 1005 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 confirmation by the Supreme Court, and the entering in the Bureau for the Collection of Assessments and Arrears, of the assessment for OPENING AND ACQUIRING TITLE to the following named avenue in the BOROUGH OF QUEENS:

SECOND WARD.

GARRISON AVENUE—OPENING, from Grand st. to Flushing ave. Confirmed April 7, 1913; entered May 14, 1913. 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 southeasterly line of Flushing ave, where it is intersected by the prolongation of a line midway between Garrison ave. and Furman ave., and running thence southeasterly at right angles to Flushing ave, a distance of 100 feet; thence southwesterly and always distant 100 feet southeasterly from and parallel with the southeasterly line of Flushing ave, to the intersection with a line at right angles to Flushing ave, and passing through a point on its northwesterly side where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the central lines of Sophie st. and Garrison ave., as these streets are laid out between Flushing ave. and Frederick st.; thence northwesterly along the said bisecting line to the intersection with the prolongation of the line midway between Sophie st. and Garrison ave., as these streets are laid out north of Grand st.; thence northwesterly along the said line midway between Sophie st. and Garrison ave., and along the prolongation of the said line to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Grand st., the said distance being measured at right angles to Grand st.; thence eastwardly along the said line parallel with Grand st.

gen Building, corner of Arthur and Tremont ave., Borough of The Bronx, City of New York.
DANIEL MOYNAHAN, Collector of Assessments and Arrears.
Dated May 12, 1913. m14,j9

NOTICE OF CONTINUATION OF QUEENS TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Queens, 2d Ward, ss to liens remaining unpaid at the termination of the sales of October 29, November 19, December 10 and 31, 1912, January 21, February 11, March 4, March 25, April 15 and May 6, 1913, has been continued to

TUESDAY, MAY 27, 1913.

at 10 o'clock a. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in the Assessors Office, third floor, Municipal Building, Court House square, Long Island City, in the Borough of Queens, City of New York.

DANIEL MOYNAHAN, Collector of Assessments and Arrears.
Dated May 6, 1913. m7,27

S sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COMPANIES will be accepted as sufficient upon the following contracts to the amounts named:

Supplies of Any Description, Including Gas and Electricity.

One company on a bond up to \$50,000.

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907.

Construction.

One company on a bond up to \$25,000.

Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc., etc.

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907.

Asphalt, Asphalt Block and Wood Block Pavements.

Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated September 16, 1907.

Dated January 3, 1910.

WILLIAM A. PRENDERGAST, Comptroller.

BOARD MEETINGS.

Board of Aldermen.

The Board of Aldermen meets in the Aldermanic Chamber, City Hall, every Tuesday, at 1:30 o'clock p. m.

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

Board of Estimate and Apportionment.

The Board of Estimate and Apportionment meets in the Old Council Chamber (Room 16), City Hall, every Thursday, at 10:30 o'clock a. m.

JOSEPH HAAG, Secretary.

Commissioners of Sinking Fund.

The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesday, at 11 a. m., at call of the Mayor.

JOHN KORB, JR., Secretary.

Board of Revision of Assessments.

The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Friday, at 11 a. m., upon notice of the Chief Clerk.

JOHN KORB, JR., Chief Clerk.

Board of City Record.

The Board of City Record meets in the City Hall at call of the Mayor.

DAVID FERGUSON, Supervisor, Secretary.

BOROUGH OF RICHMOND.

Local Board Meetings.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, RICHMOND BOROUGH HALL, St. GEORGE, NEW BRIGHTON, NEW YORK, May 19, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Greater New York Charter, that a petition, 1340, regulate and grade Castleton ave., between Jewett ave. and Richmond ave., Ward 3, has been presented to me and is on file in this office for inspection, and that a meeting of the Local Board of the Staten Island District will be held in Richmond Borough Hall, at St. George, Borough of Richmond, on the 3d day of June, 1913, at 7:30 o'clock in the evening, at which meeting said petition will be submitted to said Board.

GEORGE CROMWELL, President.
MAYBURY FLEMING, Secretary. m22

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, RICHMOND BOROUGH HALL, St. GEORGE, NEW BRIGHTON, NEW YORK, May 19, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Greater New York Charter, that a petition, 1339, to curb and gutter Myrtle ave., Ward 1, has been presented to me and is on file in this office for inspection, and that a meeting of the Local Board of the Staten Island District will be held in Richmond Borough Hall, at St. George, Borough of Richmond, on the 3d day of June, 1913, at 7:30 o'clock in the evening, at which meeting said petition will be submitted to said Board.

GEORGE CROMWELL, President.
MAYBURY FLEMING, Secretary. m22

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, RICHMOND BOROUGH HALL, St. GEORGE, NEW BRIGHTON, NEW YORK, May 19, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Greater New York Charter, that a petition, 1338, to widen St. Marys ave., between Richmond ave. and Heberton ave., Ward 3, has been presented to me and is on file in this office for inspection, and that a meeting of the Local Board of the Staten Island District will be held in Richmond Borough Hall, at St. George, Borough of Richmond, on the 3d day of June, 1913, at 7:30 o'clock in the evening, at which meeting said petition will be submitted to said Board.

GEORGE CROMWELL, President.
MAYBURY FLEMING, Secretary. m22

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, RICHMOND BOROUGH HALL, St. GEORGE, NEW BRIGHTON, NEW YORK, May 19, 1913.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Greater New York Charter, that a petition, 1337, to set curb, lay crosswalk and dish gutter, where not already done, at the intersecting streets on Indiana ave., between Jewett ave. and Willard ave., Ward 1, has been presented to me and is on file in this

office for inspection, and that a meeting of the Local Board of the Staten Island District will be held in Richmond Borough Hall, at St. George, Borough of Richmond, on the 3d day of June, 1913, at 7:30 o'clock in the evening, at which meeting said petition will be submitted to said Board.

GEORGE CROMWELL, President.
MAYBURY FLEMING, Secretary. m22

POLICE DEPARTMENT.

Proposals.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BOROUGH OF MANHATTAN.

SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the Bookkeeper's office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10 o'clock a. m., on

TUESDAY, JUNE 3, 1913.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED IN MAKING AND COMPLETING REPAIRS AT THE THIRTEENTH AND SEVENTEENTH PRECINCT STATION HOUSES IN THE BOROUGH OF MANHATTAN; SIXTY-THIRD, SIXTY-EIGHT, SEVENTY-FOURTH, SEVENTY-SEVENTH, AND SEVENTY-NINTH PRECINCT STATION HOUSES IN THE BOROUGH OF THE BRONX; ONE HUNDRED AND SIXTY-NINTH, ONE HUNDRED AND SEVENTY-ONE HUNDRED AND SEVENTY-FIRST PRECINCT STATION HOUSES IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK.

The time allowed for the performance of the contract is ninety (90) days.

The amount of security for the performance of the contract shall be thirty (30) per cent. of the total amount for which the contract is awarded.

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 of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

The bids will be compared and award made to the lowest bidder for each precinct.

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 of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

The bids will be compared and award made to the lowest bidder for each precinct.

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 of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

The bids will be compared and award made to the lowest bidder for each precinct.

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 of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

The bids will be compared and award made to the lowest bidder for each precinct.

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 of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

The bids will be compared and award made to the lowest bidder for each precinct.

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 of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

The bids will be compared and award made to the lowest bidder for each precinct.

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 of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

Police Department of The City of New York, at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10 o'clock a. m., on

WEDNESDAY, MAY 23, 1913.

FOR FURNISHING AND DELIVERING VETERINARY SUPPLIES.

The time allowed for the performance of the contract is during the year 1913.

The amount of security will be thirty (30) per cent. of the total amount for which the contract is awarded.

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 of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

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 of each item or article contained in the specifications or schedules per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested.

Auction Sales.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, OFFICE OF THE ASSISTANT PROPERTY CLERK, BROOKLYN, NEW YORK, April 29, 1913.
PUBLIC NOTICE IS HEREBY GIVEN THAT the seventeenth public auction sale, consisting of unclaimed property (watches, chains, fobs, pins, rings, lockets, clothing, iron, brass, copper, lead, knives, forks, spoons, push carts, wagons, baby carriages, suit cases, hand bags, pocket books, clocks, rugs, shoes, tools, hardware, umbrellas, opera glasses, etc.), will be held in the Trial Room, at Police Headquarters, No. 269 State st., Brooklyn, on

THURSDAY, MAY 22, 1913.
at 10 a. m.

R. WALDO, Police Commissioner.

m10,22

Owners Wanted for Unclaimed Property.

POLICE DEPARTMENT, CITY OF NEW YORK, OWNERS WANTED BY THE PROPERTY CLERK of the Police Department of The City of New York, No. 240 Centre st., for the following property now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc., also small amount of money taken from prisoners and found by Patrolmen of this Department.

R. WALDO, Police Commissioner.

POLICE DEPARTMENT OF CITY OF NEW YORK, BOROUGH OF BROOKLYN, OWNERS WANTED BY THE PROPERTY CLERK of the Police Department of The City of New York—Office, No. 269 State st., Borough of Brooklyn—for the following property, now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

R. WALDO, Police Commissioner.

BOARD OF ASSESSORS.

Annual Apportionment in Former Town of New Utrecht.

NOTICE IS HEREBY GIVEN BY THE Board of Assessors of The City of New York, that on June 24, 1913, they will meet at their office, 320 Broadway, Borough of Manhattan, City of New York, to make the annual apportionment and assessment required under chapter 582 of the Laws of 1893, affecting local improvements in the former town of New Utrecht, of Kings. The proposed apportionment and assessments are now open for inspection.

JOSEPH P. HENNESSY, WILLIAM C. ORMOND, ANTONIO C. ASTARITA, Board of Assessors.

THOMAS J. DRENNAN, Secretary, 320 Broadway, Borough of Manhattan.
May 22, 1913.

m22,3

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,
2894. Regulating, grading, curbing and flagging W. 176th st., from Amsterdam ave. to Broadway.

3157. Paving and curbing 150th st., between 7th and 8th ayes.

The area of assessment extends to within one-half the block at the intersecting and terminating streets.

3170. Alteration and improvement to sewer in 47th st., between 10th and 11th ayes.

Affecting Block Nos. 1075 and 1076.

3171. Sewer in 173d st., between Broadway and St. Nicholas ave.

Affecting Block Nos. 2141 and 2143.

Borough of The Bronx,

3075. Regulating, grading, curbing and flagging, etc., Mount Vernon ave., from E. 233d st. to the northerly boundary line of The City of New York.

The area of assessment extends to within one-half the block at the intersecting and terminating streets, including Van Cortlandt Park.

3159. Receiving basins at the southeast corner of Alexander ave. and 135th st., and the south-east corner of Lincoln ave. and 135th st.

Affecting Block Nos. 2297 and 2310.

3164. Sewers and appurtenances in Westchester ave., between Zerega and Castle Hill ayes.; in Glover st., between Westchester and Lyon ayes.; in Doris st., between Westchester ave. and the summit north of Westchester ave.; in Ludlow ave., between Pugsley and Zerega ayes.; in Castle Hill ave., between Ludlow and Blackrock ayes.; in E. 177th st., between Ludlow and Havemeyer ayes., and in Westchester ave., between Pugsley and Olmstead ayes.

Affecting Block Nos. 3683, 3689, 3695, 3701, 3797, 3805 to 3807, inclusive; 3813 to 3818, inclusive; 3822 to 3826, inclusive; 3834, 3846, 3932, 3963 to 3965, inclusive; 3969, 3970 and 3973.

Borough of Queens,
9921. Regulating, grading, curbing and flagging Academy st., between Payntar and Wilbur ayes., together with a list of awards for damages caused by a change of grade.

The area of assessment extends to within one-half the block at the intersecting and terminating streets.

3163. Sewer and appurtenances in Putnam ave., from Seneca ave. to Forest ave., 3d Ward.

Affecting Block Nos. 59, 78, 84, 85, 87, 91 and 94, inclusive; 99, 106, 112 and 113.

Borough of Brooklyn,

1991. Regulating, grading, to a width of 25 feet on each side of, curbing and flagging 59th st., between 12th and 13th ayes., together with a list of awards caused by a change of grade.

2185. Regulating, grading, curbing and flagging 89th st., between 3d and 5th ayes., together with a list of awards for damages caused by a change of grade.

2653. Regulating, grading, curbing and flagging, etc., E. 21st st. (Kenmore place), between Emmons ave. and Voorhees lane, together with a list of awards for damages caused by a change of grade.

2829. Regulating, grading, curbing and flagging Dahlgreen place, between 86th and 92d sts., together with a list of awards for damages caused by a change of grade.

The area of assessment in the above entitled matters extends to within one-half the block at the intersecting and terminating streets.

All persons whose interests are affected by the above named proposed assessments, and who are opposed to the same, or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, 320 Broadway, New York, on or before June 17, 1913, at 11 a. m., at which time and place the said objections will be heard and testimony received in reference thereto.

JOS. P. HENNESSY, WM. C. ORMOND, ANTONIO C. ASTARITA, Board of Assessors.
THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan.
May 17, 1913.

m17,28

DEPARTMENT OF EDUCATION.

Proposals.

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 11 o'clock a. m., on

MONDAY, JUNE 2, 1913.

Various Boroughs.
No. 8. FOR FURNISHING AND DELIVERING NEW PIANOS TO VARIOUS SCHOOLS (OLD BUILDINGS) IN THE BOROUGH OF MANHATTAN, THE BRONX, BROOKLYN, QUEENS AND RICHMOND.

The time allowed to complete the whole work will be one hundred and thirty (130) working days, as provided in the contract.

The amount of security required is One Hundred Dollars (\$100) per instrument on each item.

Bids will be considered by the Committee on Buildings only when made by the manufacturers.

Bidders must indicate on the outside of the envelope containing the bids the number of instruments bid for under each item.

Bidders must state in the bid what action is to be supplied, and length of Grand pianos.

A separate proposal must be submitted for each piano, and award will be made thereon.

The deposit accompanying bid shall be five (5) per centum of the amount of security.

IMPORTANT.

Each bid or estimate must be accompanied by a statement showing the average prices obtained by the bidder in the wholesale trade, exclusive of sales to his own retail stores, for instruments of like grade, size and quality as those he at this time bids for. The average to be compiled from wholesale sales made, as aforesaid, during the three months next prior to the date of the bid.

This statement shall be in the form of an affidavit, executed before a Notary Public, and made by one of the firm submitting the bid; and shall be certified to by a certified public accountant, who shall certify that the prices quoted are true, without discount or rebate, and in accordance with the foregoing paragraph.

The statement shall be placed in a sealed envelope, which shall be marked "Price List," and shall have on the outside the name of the bidder. This shall be enclosed in the envelope containing the bid at the time that same is submitted to the Bid Clerk.

The statements which are so submitted are for the information of the Committee on Buildings, and will not under any circumstances be made public without the written consent of the bidder.

Any bid or estimate which is not accompanied by such a statement as is hereinbefore described will be considered as informal and invalid, and by reason of such failure the said bid or estimate so unaccompanied will be so adjudged and treated.

On No. 8 the bidders must state the price of each item, by which the bids will be tested.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, ninth floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at Branch Office, No. 131 Livingston st., Borough of Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated May 20, 1913. m20,j2

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

On No. 3 the bids will be compared and the contract will be awarded in a lump sum to the lowest bidder.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, ninth floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at Branch Office, No. 131 Livingston st., Borough of Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated May 20, 1913. m20,j2

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

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 11 o'clock a. m., on

MONDAY, JUNE 2, 1913.

Borough of The Bronx.
No. 5. FOR ALTERATIONS AND REPAIRS TO HEATING AND VENTILATING APPARATUS IN PUBLIC SCHOOLS 10, 25, 28, 31 AND MORRIS HIGH SCHOOL, BOROUGH OF THE BRONX.

The time allowed to complete the whole work on each school will be sixty (60) working days, as provided in the contract.

The amount of security required is as follows:

Public School 10, \$400; Public School 25, \$600; Public School 28, \$500; Public School 31, \$600; Morris High School, \$400.

A separate proposal must be submitted for each school, and award will be made thereon.

The deposit accompanying bid on each item shall be five (5) per centum of the amount of security.

Borough of Queens.

No. 6. FOR ITEM 1. GENERAL CONSTRUCTION; ALSO ITEM 2. PLUMBING AND DRAINAGE OF NEW PUBLIC SCHOOL 14, ON THE NORTHWESTERLY CORNER OF HILLSIDE AND FAIRVIEW AVES., CORONA, BOROUGH OF QUEENS.

The time allowed to complete the whole work on each school will be two hundred and seventy (270) working days, as provided in the contract.

The amount of security required is as follows:

Public School 10, \$400; Public School 25, \$600.

A separate proposal must be submitted for each school, and award will be made thereon.

The deposit accompanying bid on each item shall be five (5) per centum of the amount of security.

On Nos. 5 and 6 the bidders must state the price of each item, by which the bids will be tested.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, ninth floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at Branch Office, No. 69 Broadway, Flushing, Borough of Queens.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated May 20, 1913. m20,j2

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

shall be five (5) per centum of the amount of security.

On Nos. 1 and 2 the bidders must state the price of each item, by which the bids will be tested.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, ninth floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan; also at Branch Office, Borough Hall, New Brighton, Borough of Richmond.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated May 20, 1913. m20,j2

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

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies, at the above office of the Department of Education, until 11 o'clock a. m., on

MONDAY, JUNE 2, 1913.

Borough of The Bronx.
No. 5. FOR ALTERATIONS AND REPAIRS TO HEATING AND VENTILATING APPARATUS IN PUBLIC SCHOOLS 10, 25, 28, 31 AND MORRIS HIGH SCHOOL, BOROUGH OF THE BRONX.

The time allowed to complete the whole work on each school will be one hundred and twenty (120) working days, as provided in the contract.

The amount of security required is thirty (30) per cent. of the amount of the contract.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, by which the bids will be tested. Award will be made to the lowest bidder on each item.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, Borough of Manhattan, southwest corner of Park ave. and 59th st.

PATRICK JONES, Superintendent of School Supplies.

Dated May 10, 1913. m10,22

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

FIRE DEPARTMENT.

Proposals.

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 137 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIM

obtained at the office of the Fire Department, Nos. 157 and 159 E. 67th st., Manhattan. JOSEPH JOHNSON, Fire Commissioner. m20,j2
See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF BRIDGES.

Proposals.

DEPARTMENT OF BRIDGES, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges at the above office until 2 o'clock p. m., on

THURSDAY, MAY 29, 1913.

FOR FURNISHING AND DELIVERING TORPEDO SAND TO THE DEPARTMENT OF BRIDGES.

The time allowed for the full delivery of the sand and for the complete performance of the contract will be one hundred eighty (180) 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 Bridges.

Dated May 15, 1913.
ARTHUR J. O'KEEFFE, Commissioner. m17,29

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

DEPARTMENT OF BRIDGES, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges at the above office until 2 o'clock p. m., on

THURSDAY, MAY 29, 1913.

FOR FURNISHING AND DELIVERING GRANITE PAVING BLOCKS TO THE WILIAMSBURG BRIDGE.

The time allowed for the full delivery of the blocks and for the complete performance of the contract will be one hundred (100) 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 Bridges.

Dated May 15, 1913.
ARTHUR J. O'KEEFFE, Commissioner. m17,29

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

DEPARTMENT OF BRIDGES, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges at the above office until 2 o'clock p. m., on

THURSDAY, MAY 29, 1913.

FOR FURNISHING AND SETTING WINDOW SHADES IN THE MUNICIPAL BUILDING.

The contractor will be required to begin work within five days of the date of certification of the contract by the Comptroller of the City of New York, and will be required to complete the entire work to the satisfaction of the Commissioner and in accordance with the specifications on or before September 1, 1913.

In case the contractor shall fail to complete the work within the time aforesaid, he shall pay to the City of New York the sum of Twenty Dollars (\$20) for each and every calendar day the time consumed in said performance and completion may exceed the time allowed.

The amount of security to guarantee the faithful performance of the work will be One Thousand Dollars (\$1,000).

The right is reserved by the Commissioner to reject all the bids should he deem it to the interest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Bridges.

ARTHUR J. O'KEEFFE, Commissioner. Dated May 6, 1913. m22

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

DEPARTMENT OF BRIDGES, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges at the above office until 2 o'clock p. m., on

THURSDAY, MAY 29, 1913.

FOR THE IMPROVEMENT OF THE BROOKLYN PLAZA OF THE MANHATTAN BRIDGE.

After the certification of the contract by the Comptroller of the City, the contractor will be required to begin work within five days of the date of a written notice from the Commissioner to proceed with the work, and will be required to complete the entire work to the satisfaction of the Commissioner and in accordance with the specifications within three hundred (300) consecutive working days.

In case the contractor shall fail to complete the work within the time aforesaid he shall pay to the City of New York the sum of two hundred dollars (\$200) for each and every calendar day the time consumed in said performance and completion may exceed the time allowed.

The amount of security to guarantee the faithful performance of the work will be One Hundred and Seventy Thousand Dollars (\$170,000).

The right is reserved by the Commissioner to reject all the bids, should he deem it to the interest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Bridges.

ARTHUR J. O'KEEFFE, Commissioner. Dated April 29, 1913. m1,22

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

COMMISSIONERS OF SINKING FUND.

Notice of Public Hearing.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Commissioners of the Sinking Fund, in accordance with the provisions of chapter 372 of the Laws of 1907, will hold a public hearing in Room 16, City Hall, Borough of Manhattan, City of New York, at 11 o'clock in the forenoon, on Monday, June 2, 1913, relative to a request of the Commissioner of Docks of the City of New York that the Commissioners of the Sinking Fund authorize an assent to the institution of condemnation proceedings for the ac-

quisition of title in the name of and for the benefit of the corporation of The City of New York, of the following described property:

All of the upland, filled in lands, lands and lands under water, wharves and bulkheads, and all rights, easements, emoluments and privileges appurtenant thereto situated in the Red Hook District of the Borough of Brooklyn, more particularly bounded and described as follows:

Beginning at the northeastern corner of Otsego street and Halleck street, and running thence northwardly along the easterly side of Otsego street to the southerly side of Sigourney street; thence eastwardly along the southerly side of Sigourney street to the easterly side of Columbia street; thence northwardly along the easterly side of Columbia street to the southerly side of Bay street; thence eastwardly along the southerly side of Bay street to the easterly side of Hicks street; thence northwardly along the easterly side of Hicks street to the southerly side of Bush street; thence eastwardly along the southerly side of Bush street to the easterly side of Henry street; thence northwardly along the easterly side of Henry street to the southerly side of West 9th street; thence eastwardly along the southerly side of West 9th street to the easterly side of Clinton street; thence southwardly along the southerly side of Clinton street to the southerly side of Creemer street; thence eastwardly along the southerly side of Creemer street to the easterly side of Percy street; thence southwardly along the southerly side of Percy street to the easterly side of Clinton street; thence eastwardly along the easterly side of Clinton street to the southerly side of King street; thence eastwardly along the easterly side of King street to the easterly side of Sullivans street; thence eastwardly along the easterly side of Sullivans street to the easterly side of Ferris street.

W. J. GAYNOR, Chairman, Commissioners of the Sinking Fund. m16,22

PUBLIC NOTICE IS HEREBY GIVEN THAT the Commissioners of the Sinking Fund, in accordance with the provisions of chapter 372 of the Laws of 1907, will hold a public hearing in Room 16, City Hall, Borough of Manhattan, City of New York, at 11 o'clock in the forenoon, on Monday, June 2, 1913, relative to a request of the Commissioner of Docks of the City of New York that the Commissioners of the Sinking Fund direct that title to the Commissioners of the Sinking Fund be retained by the State of New York for a barge canal terminal; thence northwardly in a straight line to the northeastern corner of Otsego street and Halleck street, the point or place of beginning, also all the lands and premises in the block bounded by King street, Conover street, Sullivan street and Ferris street.

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16. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF 5TH AVE., FROM 65TH ST. TO BAY RIDGE AVE.

The Engineer's estimate is as follows: 3,395 square yards asphalt pavement outside railroad area (5 years maintenance).

550 square yards asphalt pavement within railroad area (no maintenance).

565 cubic yards concrete outside railroad area.

90 cubic yards concrete within railroad area.

10 linear feet new curbstone set in concrete.

25 linear feet old curbstone reset in concrete.

245 linear feet bluestone heading stones set in concrete.

985 cubic yards excavation to subgrade.

Time allowed, thirty (30) working days.

Security required, Three Thousand Dollars (\$3,000).

17. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF 82D ST., FROM 18TH AVE. TO 20TH AVE.

The Engineer's estimate is as follows: 4,805 square yards asphalt pavement (5 years maintenance).

535 cubic yards concrete.

120 linear feet bluestone heading stones set in concrete.

935 cubic yards excavation to subgrade.

Time allowed, thirty (30) working days.

Security required, Thirty-two Hundred Dollars (\$3,200).

18. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF 5TH AVE., FROM 39TH ST. TO 60TH ST.

The Engineer's estimate is as follows: 14,383 square yards grade 1 granite pavement with joint filler of coal tar pitch and gravel outside railroad area (1 year maintenance).

2,365 square yards grade 1 granite pavement with joint filler of coal tar pitch and gravel within railroad area (no maintenance).

10 square yards old stone pavement to be relaid.

2,400 cubic yards concrete outside railroad area.

395 cubic yards concrete within railroad area.

6,730 linear feet new curbstone set in concrete.

2,690 linear feet old curbstone reset in concrete.

410 linear feet granite heading stones set in concrete.

150 square feet new bluestone flagstones.

1,500 square feet cement sidewalks (1 year maintenance).

Time allowed, eighty (80) working days.

Security required, Twenty-four Thousand Dollars (\$24,000).

19. FOR GRADING A PORTION OF LOT 28, BLOCK 4650, AND ERECTING A FENCE ALONG THE FRONT OF LOT 28, BLOCK 4650, AND LOT 68, BLOCK 4651, ON THE WESTERLY SIDE OF KINGS HIGHWAY, BETWEEN E. 95TH ST. AND ROCKAWAY PARKWAY.

The Engineer's estimate is as follows: 270 linear feet fence.

625 cubic yards fill (to be furnished).

Time allowed, fifteen (15) working days.

Security required, Two Hundred Dollars (\$200).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per linear foot, square foot, square yard, cubic yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Highways, Borough of Brooklyn, No. 12 Municipal Building, Brooklyn.

ALFRED E. STEERS, President.

Dated May 20, 1913. m22,4

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

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM NO. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn, at the above office, until 11 o'clock a. m., on

WEDNESDAY, MAY 28, 1913.

1. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF AVENUE L, FROM E. 34TH ST. TO FLATBUSH AVE.

The Engineer's estimate is as follows: 6,815 square yards asphalt pavement (5 years maintenance).

755 cubic yards concrete.

315 linear feet bluestone heading stones set in concrete.

1,323 cubic yards excavation to subgrade.

Time allowed, thirty-five (35) working days.

Security required, Forty-five Hundred Dollars (\$4,500).

2. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF MAPLE ST. FROM NOSTRAND AVE. TO CANARSIE AVE.

The Engineer's estimate is as follows: 2,105 square yards asphalt pavement (5 years maintenance).

235 cubic yards concrete.

30 linear feet bluestone heading stones set in concrete.

410 cubic yards excavation to subgrade.

Time allowed, thirty (30) working days.

Security required, Fourteen Hundred Dollars (\$1,400).

3. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF AVENUE N, FROM CONEY ISLAND AVE. TO A LINE ABOUT 139 FEET EAST OF E. 15TH ST.

The Engineer's estimate is as follows: 4,980 square yards asphalt pavement (5 years maintenance).

555 cubic yards concrete.

240 linear feet bluestone heading stones set in concrete.

570 cubic yards excavation to subgrade.

Time allowed, thirty (30) working days.

Security required, Thirty-three Hundred Dollars (\$3,300).

4. FOR REGULATING, PAVING AND REPAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF 59TH ST., FROM 7TH AVE. TO FORT HAMILTON AVE.

The Engineer's estimate is as follows: 7,490 square yards asphalt pavement (5 years maintenance).

835 cubic yards concrete.

175 linear feet bluestone heading stones set in concrete.

1,460 cubic yards excavation to subgrade.

Time allowed, thirty-five (35) working days. Security required, Five Thousand Dollars (\$5,000).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per linear foot, square foot, square yard, cubic yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Highways, Borough of Brooklyn, No. 12 Municipal Building, Brooklyn.

ALFRED E. STEERS, President.

Dated May 13, 1913. m16,28

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

DEPARTMENT OF PARKS.

Proposals.

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

THURSDAY, MAY 29, 1913.

Borough of Manhattan.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO IMPROVE THE PLAYGROUND ON THE EASTERLY SIDE OF AMSTERDAM AVE., BETWEEN 151ST AND 152D STS.

The time allowed for the completion of the contract is eighty (80) consecutive working days.

The amount of security required is Seven Thousand Dollars (\$7,000).

Certified check or cash in the sum of Three Hundred and Fifty Dollars (\$350) must accompany bid.

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

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

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

m17,29

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

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

THURSDAY, MAY 29, 1913.

Borough of the Bronx.

FOR FURNISHING ALL THE LABOR AND MATERIALS FOR CONSTRUCTING CUTTERS ON THE CITY ISLAND ROAD AND EXTENDING THE SAID ROAD AT BARTOW STATION, IN PEHLAM BAY PARK, IN THE BOROUGH OF THE BRONX, IN THE CITY OF NEW YORK.

The time allowed for the completion of the contract is thirty (30) consecutive working days. The amount of security required is Fifteen Hundred Dollars (\$1,500).

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

Blank forms and other information may be obtained at the office of the Department of Parks, Zbrowski Mansion, Claremont Park, Borough of the Bronx, on personal application, or by mail only when request is accompanied by ten (10) cents in stamps to pay postage.

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

m17,29

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

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

THURSDAY, MAY 29, 1913.

Borough of Brooklyn.

FOR THE ERECTION OF THE SECOND PART OF GREENHOUSES FOR THE BROOKLYN BOTANIC GARDEN TO BE SITUATED ON WASHINGTON AVE., OPPOSITE CROWN AND MONTGOMERY STS., BOROUGH OF BROOKLYN.

The time allowed for the completion of this contract will be one hundred (100) consecutive working days. The amount of security required is Fifteen Hundred Dollars (\$1,500).

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

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

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

m10,22

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

SUPREME COURT — FIRST DEPARTMENT.

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

A certified check or cash in the sum of Six Hundred Dollars (\$600) must accompany bid.

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

Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.

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

m17,29

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

DEPARTMENT OF PARKS.

Proposed.

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

THURSDAY, MAY 29, 1913.

Borough of Brooklyn.

FOR ALL LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF THE GENERAL CONTRACT AND ELECTRICAL WORK OF A COMFORT STATION LOCATED IN PROSPECT PARK, BOROUGH OF BROOKLYN, TOGETHER WITH ALL THE WORK INCIDENTAL THERETO.

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

The amount of security required is Five Thousand Dollars (\$5,000).

A certified check or cash in the sum of Two Hundred and Fifty Dollars (\$250) must accompany bid.

2. FOR ALL LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF THE HEATING AND VENTILATING WORK FOR A COMFORT STATION LOCATED IN PROSPECT PARK, BOROUGH OF BROOKLYN, TOGETHER WITH ALL THE WORK INCIDENTAL THERETO.

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

The amount of security required is Five Thousand Dollars (\$5,000).

A certified check or cash in the sum of Two Hundred and Fifty Dollars (\$250) must accompany bid.

3. FOR ALL LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF THE PLUMBING WORK OF A COMFORT STATION LOCATED IN PROSPECT PARK, BOROUGH OF BROOKLYN, TOGETHER WITH ALL THE WORK INCIDENTAL THERETO.

The time allowed for the completion of this contract will be one hundred (10

duly selected, located, designated and set apart by the Board of Estimate and Apportionment of The City of New York, pursuant to the provisions of chapter 336 of the Laws of 1903, and the various acts amendatory thereof and supplemental thereto, as a site for a new court house for the use of the Special and Trial Terms of the Supreme Court in the First Judicial District and of the City Court of New York and of the County Clerk of the County of New York and of the Commissioner of Juries.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate and Appraisal in the above entitled proceeding, do hereby give notice to the owner or owners, lessee or lessees, parties or persons respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, *viz.*:

First.—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties or persons respectively entitled to or interested in the lands and premises affected by this proceeding or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Estimate and Apportionment of The City of New York, Room 1406, No. 277 Broadway, and in the office of the Court House Board, No. 115 Broadway, in the Borough of Manhattan, City of New York, for the inspection of whomsoever it may concern.

Second.—That all parties or persons whose rights may be affected by the said estimate, or who may object to the same, or any part thereof, may, within ten days after the first publication of this notice, May 14, 1913, file their objections in writing with us, at our office, Room 514, No. 51 Chambers street, in the Borough of Manhattan, in the City of New York; and we, the said Commissioners, will hear parties so objecting, at our said office, on the 26th day of May, 1913, at 10 o'clock in the forenoon of that day, and upon such subsequent days as may be found necessary.

Dated New York, May 14, 1913.

ABRAM I. ELKUS, JAMES J. COOGAN,

HENRY SCHNEIDER, Commissioners.

JOSEPH M. SCHENCK, Clerk. m14,24

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the widening of CANAL STREET, between the Bowery and Chrystie street, in the Tenth Ward, Borough of Manhattan, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, *viz.*:

First.—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 29th day of May, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 2d day of June, 1913, at 9 o'clock a. m.

Second.—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 29th day of May, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 2d day of June, 1913, at 11 o'clock a. m.

Third.—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 6th day of July, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situated and being in the Borough of Manhattan, in The City of New York, which, taken together, are bounded and described as follows, *viz.:*

Beginning at the intersection of a line distant 200 feet southwesterly from and parallel with the southwesterly line of Canal street, the said distance being measured at right angles to Canal street with a line distant 94 feet northwesterly from and parallel with the northwesterly line of Elizabeth street, the said distance being measured at right angles to Elizabeth street, and running thence northeasterly and always parallel with and distant 94 feet from Elizabeth street, the said distance being measured at right angles to Elizabeth street, to the intersection with a line distant 202 feet northeasterly from and parallel with the northeasterly line of Hester street, the said distance being measured at right angles to Hester street; thence southeasterly parallel with Hester street and always distant 202 feet therefrom, the said distance being measured at right angles to Hester street, to the intersection with a line distant 100 feet northwesterly from and parallel with the northwesterly line of the Bowery, the said distance being measured at right angles to the Bowery; thence northeasterly and parallel with the Bowery and always distant 100 feet northwesterly therefrom, the said distance being measured at right angles to the Bowery, to the intersection with a line distant 150 feet northeasterly from and parallel with the northeasterly line of Grand street, the said distance being measured at right angles to Grand street; thence southeasterly parallel with Grand street and always distant 150 feet therefrom, the said distance being measured at right angles to Grand street, to the intersection with a line distant 100 feet southwesterly from and parallel with the southeasterly line of Chrystie street, the said distance being measured at right angles to Chrystie street; thence southwesterly along a line parallel with Chrystie street and always distant 100 feet southwesterly therefrom and along the prolongation of the said line to the intersection with a line distant 200 feet southwesterly from the southeasterly line of Canal street, the said distance being measured at right angles to Canal

street; thence northwesterly and parallel with Canal street and always distant 200 feet therefrom, the said distance being measured at right angles to Canal street, to the point or place of beginning.

Fourth.—That the abstracts of said estimate of damage and of said assessment for benefit, together with the d. age and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessments in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, said City, there to remain until the 2d day of June, 1913.

Fifth.—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House, in the Borough of Manhattan, in The City of New York, on the 29th day of May, 1913, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing of the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated 658 of the Borough of Manhattan, New York, May 7, 1913.

CHARLES H. STRONG, Chairman; ALFRED E. SMITH, Commissioners of Estimate; CHARLES H. STRONG, Commissioner of Assessment.

JOEL J. SQUIRE, Clerk. m14,26

SUPREME COURT—SECOND DEPARTMENT.

Applications to Amend Proceedings.

SUPREME COURT, COUNTY OF KINGS.

In the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the widening of CANAL STREET, between the Bowery and Chrystie street, in the Tenth Ward, Borough of Manhattan, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court at a Special Term thereof for the hearing of motions to be held in and for the County of Kings at the County Court House in the Borough of Brooklyn, City of New York, on the 27th day of May, 1913, at the opening of Court on that day, or as soon thereafter as counsel can be heard, for an order amending the above entitled proceeding by substituting the area of assessment as fixed by resolution of the Board of Estimate and Apportionment adopted on the 3d day of April, 1913, in the place and stead of the area of assessment as fixed by the Board of Estimate and Apportionment by resolution adopted on the 8th day of February, 1912, and for such other and further relief as in the premises may be just and proper.

Dated May 14, 1913.

ARCHIBALD R. WATSON, Corporation Counsel and Attorney for The City of New York, 166 Montague street, Brooklyn, New York.

m14,24

Filing Bill of Costs.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired to the lands, tenements and hereditaments required for the opening and extending of MONTAUK AVENUE, from Atlantic avenue to Pitkin avenue, in the Twenty-sixth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 2d day of June, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, May 20, 1913.

WALTER MOFFAT, EDWARD T. WALSH, THOS. P. PETERS, Commissioners of Estimate; WALTER MOFFAT, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m20,31

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of EIGHTEENTH AVENUE (although not yet named by proper authority), from Jackson avenue to the East River, in the First Ward, Borough of Queens, in The City of New York, as amended by an order of this Court bearing date the 11th day of October, 1911, and entered in the office of the Clerk of the County of Queens, on the 13th day of October, 1911, so as to relate to Eighteenth avenue, from Jackson avenue to Berrian avenue, in accordance with the resolution adopted by the Board of Estimate and Apportionment on the 15th day of June, 1911.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 29th day of May, 1913, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, May 16, 1913.

WM. J. BURNETT, THOMAS F. MULLIGAN, JOHN SILVESTER, Commissioners of Estimate and Assessment.

WALTER C. SHEPPARD, Clerk. m16,27

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of MADDEN STREET, between Skillman avenue and Borden avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, May 15, 1913.

HARRY J. ROSENSON, WILLIAM M. RUSSELL, DARWIN R. JAMES, Commissioners of Estimate; HARRY J. ROSENSON, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m15,26

costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, May 15, 1913.

HARRY J. ROSENSON, WILLIAM M. RUSSELL, DARWIN R. JAMES, Commissioners of Estimate; HARRY J. ROSENSON, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m15,26

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of NEWKIRK AVENUE, from Nassau street to Brooklyn avenue, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 27th day of May, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, May 16, 1913.

FRANK J. SULLIVAN, LOUIS J. GREEN, ANDREW J. CORSA, Commissioners of Estimate; FRANK J. SULLIVAN, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m15,26

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of RANDEE STREET (although not yet named by proper authority), from Paynter avenue to Ridge street, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 27th day of May, 1913, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, May 15, 1913.

GEORGE A. GREGG, WM. W. KENNERSON, CHAS. H. GEORGI, Commissioners of Estimate; GEO. A. GREGG, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m15,26

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of MONTGOMERY STREET, from Coney Island avenue to East Seventh street; EAST SEVENTH STREET, from Henry street to a point about 150 feet southerly therefrom, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 28th day of May, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, May 16, 1913.

CHARLES HARWOOD, EDWARD T. WALSH, HECTOR McG. CURREN, Commissioners of Estimate; CHARLES HARWOOD, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m16,27

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of SEVENTEENTH AVENUE, from West street to the line between the former town of Flatbush and New Utrecht; SIXTEENTH AVENUE, from West street to the line between the former town of Flatbush and New Utrecht, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 23d day of May, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, May 15, 1913.

JAMES P. JUDGE, DANIEL M. HURLEY, JOSEPH J. EARLY, Commissioners of Estimate; JAMES P. JUDGE, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m12,22

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of FURMAN AVENUE (although not yet named by proper authority), from Maspeth avenue to Flushing avenue, in the Second Ward, Borough of Queens, City of New York, as amended by an order of the Supreme Court duly made and entered in the office of the Clerk of the County of Queens, on the 30th day of August, 1911, so as to conform to the lines of said street as shown upon Section 13 of the final map of the Borough of Queens as adopted by the Board of Estimate and Apportionment on the 21st day of May, 1909, and approved by the Mayor on the 4th day of June, 1909, and also by excluding therefrom the two blocks between the southerly side of Grand avenue and the southerly side of Maspeth avenue.

hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 3d day of June, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 4th day of June, 1913, at 2 o'clock p.m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 3d day of June, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 5th day of June, 1913, at 2 o'clock p.m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 5th day of October, 1911, and that the said 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 a line midway between Eighth avenue and Ninth avenue distant 100 feet southerly from the southerly line of Flushing avenue, the said distance being measured at right angles to Flushing avenue, and running thence northwardly along a line always midway between Eighth avenue and Ninth avenue, and along the prolongation of the said line to the intersection with the centre line of Riker avenue; thence westwardly along the centre line of Riker avenue to the intersection with a line midway between Seventh avenue and Ninth avenue; thence northwardly along the said line midway between Seventh avenue and Ninth avenue, and along the prolongation of the said line to the intersection with the United States bulkhead line of the East River; thence eastwardly along the said bulkhead line to the intersection with the prolongation of a line midway between Ninth avenue and Tenth avenue, as these streets are laid out adjoining Berrian avenue; thence southwardly along the said line midway between Ninth avenue and Tenth avenue and along the prolongation of the said line to the intersection with the southerly line of Woolsey avenue; thence southwardly and parallel with Ninth avenue, as this street is laid out south of Woolsey avenue, to the intersection with a line parallel with Flushing avenue, and passing through the point of beginning; thence westwardly along the said line parallel with Flushing avenue to the point of place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 3d day of June, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit hereinafter specified in the notice provided in such cases to be given in relation to the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, May 9, 1913.

JAMES H. QUINLAN, Chairman; JOHN WILD, A. D. VAN SICLEN, Commissioners of Estimate; JAMES H. QUINLAN, Commissioner of Assessment; WALTER C. SHEPPARD, Clerk. m12,29

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of CASTLETON BOULEVARD, from Forest avenue to Castleton avenue, in the First Ward, Borough of Richmond, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York on or before the 2d day of June, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 4th day of June, 1913, at 2 o'clock p.m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York on or before the 2d day of June, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 5th day of June, 1913, at 2 o'clock p.m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 5th day of April, 1907, and that the said 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 midway between Clark and Taylor streets 100 feet northwest of the northwesterly side of Van Alst avenue, and running thence southwardly on a line 100 feet southwest of the southwesterly side of Clark street to the intersection with a line midway between Newtown avenue and Grand street; thence southeastwardly on a line midway between Newtown avenue and Grand street to the middle of the block between Marc place and Debevoise avenue; thence southwardly on a line midway between Marc place and Debevoise avenue and midway between Lockwood street and Debevoise avenue to a point 100 feet southwest of the southwesterly side of Grand street; thence southwardly on a line 100 feet southwest of the southwesterly side of Grand street to a point 100 feet southeast of the southwesterly side of Brielle street; thence northeastwardly on a line 100 feet southeast of the southwesterly side of Brielle street to a point midway between Grand street and Vandeventer avenue; thence northwestwardly on a line midway between Vandeventer avenue and Grand street and midway between Vandeventer avenue and Newtown avenue to a point midway between Rapelje avenue and Debevoise avenue; thence northeastwardly on a line midway between Rapelje avenue and Debevoise avenue to its intersection with the prolongation of a line midway between Newtown avenue and Flushing avenue, as laid out between their intersection and Carver street; thence northwestwardly along the line midway between Flushing avenue and Newtown avenue above referred to and the prolongation of the same to a point 100 feet southeast of the southwesterly side of the Crescent; thence northeastwardly on a line 100 feet southeast of the southwesterly side of the Crescent to a point 100 feet northeast of the northwesterly side of Flushing avenue; thence northwestwardly on a line 100 feet northeast of the northwesterly side of North Washington place, as laid out between Van Alst avenue and Hallett street; thence northwestwardly along a line 100 feet southwest of the southwesterly side of North Washington place, between Van Alst avenue and Hallett street, and the prolongations thereof, to a point 100 feet northwest of the northwesterly side of Van Alst avenue; thence southwestwardly on a line 100 feet northwest of the northwesterly side of Van Alst avenue to the point or place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 2d day of June, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit hereinafter specified in the notice provided in such cases to be given in relation to the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, May 7, 1913.

GEORGE A. GREGG, Chairman; A. VAN DEWATER, THEODORE P. WILSNACK, Commissioners of Estimate; GEO. A. GREGG, Commissioner of Assessment; WALTER C. SHEPPARD, Clerk. m12,28

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of CASTLETON BOULEVARD, from Forest avenue to Castleton avenue, in the First Ward, Borough of Richmond, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 29th day of May, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 2d day of June, 1913, at 2 o'clock p.m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 29th day of May, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at his said office on the 3d day of June, 1913, at 2 o'clock p.m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 29th day of June, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Richmond, in The City of New York, which, taken together, are bounded and described as follows, viz:

Beginning at a point on the northerly line of Laurel avenue (Harvest avenue) distant 100 feet easterly from the easterly line of Florence avenue (Kissel avenue), the said distance being measured at right angles to Florence avenue, and running thence northwardly and always distant 100 feet easterly from and parallel with the easterly line of Florence avenue (Kissel avenue) and its prolongation where it adjoins Forest

avenue on the south, to a point distant 300 feet northerly from the northerly line of Castleton avenue, the said distance being measured at right angles to Castleton avenue; the ice eastwardly and always distant 300 feet northerly from and parallel with the northerly line of Castleton avenue, to a point distant 100 feet easterly from the prolongation of the easterly line of Ridgewood place; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Ridgewood place; the said distance being measured at right angles to Ridgewood place; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Ridgewood place; the said distance being measured at right angles to Forest avenue where it adjoins Ridgewood place, the said distance being measured at right angles to Forest avenue; thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of Forest avenue, the said distance being measured at right angles to Forest avenue; thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of Laurel avenue (Harvest avenue), the said distance being measured at right angles to Laurel avenue; thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of Laurel avenue (Harvest avenue), to a point distant 100 feet easterly from the easterly line of Florence avenue (Kissel avenue), the said distance being measured at right angles to Florence avenue; thence northwardly and always distant 100 feet easterly from and parallel with the easterly line of Florence avenue (Kissel avenue), to the point or place of beginning.

(None of the streets herein named have been incorporated upon the City map, and the lines referred to are intended to be those now in use and as commonly recognized.)

Fourth—That the abstracts of said estimate of damages and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 2d day of June, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit hereinafter specified in the notice provided in such cases to be given in relation to the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, April 25, 1913.

GEORGE SANFORD PARSONS, Chairman; WM. McDERMOTT, EDWIN S. GLEASON, Commissioners of Estimate; EDWIN S. GLEASON, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. m9,26

NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

TERMS AND CONDITIONS UNDER WHICH BUILDINGS, ETC., WILL BE SOLD FOR REMOVAL FROM CITY PROPERTY.

THE BUILDINGS AND APPURTENANCES thereto will be sold to the highest bidder, who must pay cash or certified check, drawn to the order of the Comptroller of The City of New York, and must also give a certified check or cash in half the amount of the purchase price as security for the faithful performance of the terms and conditions of the sale. Where the amount of the purchase price does not equal or exceed the sum of \$50, the sum of \$50 shall be the amount of the security to be deposited. This security may at any time after the expiration of the contract period be applied by the City to the cost of completing any of the work required under the contract, but unfinished at the expiration of the contract period.

The purchaser shall not lease, occupy, cause or permit the building or buildings, etc., purchased by him to be used or occupied for any purpose other than that of their speedy removal, nor shall he collect any rental or other revenue for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeiture of the purchase money and the security deposited for the faithful performance of the conditions of the sale. The placing therein or permitting the occupancy of any such building by any tenant, free or for rent or otherwise, excepting the necessary watchmen or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale.

The sale will be at the condition of the property on date of delivery thereof to the purchaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as nearly together as the circumstance of vacating the structures of their tenants will permit.

All the material of the buildings, sheds, walls, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurtenances and foundations of all kinds, except the exterior walls of the buildings and their foundations, and the sidewalks and curb in front of said buildings, extending within the described area shall be torn down and removed from the premises. None of the dirt, debris or waste resulting from demolition shall be allowed to remain on the premises, except old mortar or plaster only, which may be left, but not higher at any point than two feet below the curb opposite that point. The exterior walls and their foundations shall be taken down only to a plane whose elevation shall be the level of the curb in front of the building. Where there is no curb the elevation of the surrounding ground shall be considered curb level.

All wells, cesspools, sinks, etc., existing on the property must be filled to the level of the surrounding ground with clean earth. The purchaser at the sale shall also withdraw and remove all abandoned water taps and old service mains, and in place thereof cause to be inserted a brass plug in the main water pipe in the street, in compliance with the rules and regulations of the Department of Water Supply, Gas and Electricity, and furnish the Department of Finance with a certificate from the Department of Water Supply, Gas and Electricity that this has been performed.

The purchaser at the sale shall also remove all house sewer connections to the main sewer in the street, and the opening of the main sewer in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the work has been properly performed.

The permit for all opening in the street to be obtained by and at the expense of the purchaser of the building.

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work forfeiture of ownership of such buildings, appurtenances or portion as shall then be left standing, together with all moneys paid by said purchaser on account thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding and the City of New York will, without notice to the purchaser, cause the same to be removed and the cost and expense thereof charged against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty days from the day of possession, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify the City of New York, its officers, agents and servants, and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against any or all of them be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from any improper or defective materials or machinery, implements or appliances used in the removal of said buildings.

Where party walls are found to exist between buildings purchased by different bidders, the materials of said party walls shall be understood to be equally divided between the separate purchasers.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furnishings, plaster, chimneys, projecting brick, etc., on the faces of such party walls are to be taken down and removed. The walls shall be made permanently self-supporting, beams, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs and adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed by the operations of the contractor.

The Comptroller of The City of New York reserves the right on the day of sale to withdraw from sale any of the buildings, parts of buildings and machinery included therein, or to reject any and all bids, and it is further

Resolved, That, while the said sale is held under the supervision of the Commissioners of the Sinking Fund, the Comptroller is authorized to cause the sale to be advertised and to direct the sale thereof as financial officer of the City.

PROPOSALS FOR BIDS AND ESTIMATES FOR THE CITY OF NEW YORK.

NOTICE TO CONTRACTORS.

GENERAL INSTRUCTIONS TO BIDDERS.

The person or persons making a bid or estimate for any services, work, materials or supplies for The City of New York, or for any of its departments, bureaus or offices, shall furnish the same in a sealed envelope, indorsed with the title of the supplies, materials, work or services for which the bid or estimate is made, with his or their name or names and the date of presentation to the President or Board or to the head of the Department at his or its office, on or before the date and hour named in the advertisement for the same, at which time and place the estimates received will be publicly opened by the President or Board or head of said Department and read, and the award of the contract made according to law as soon thereafter as practicable.

Each bid or estimate shall contain the name and place of residence of the person making the same, and names of all persons interested with him therein, and, if no other person be so interested, it shall distinctly state that fact; also, that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Board of Aldermen, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of The City of New York is, shall be or become interested, directly or indirectly, as contracting party, partner, stockholder, surety or otherwise in or in the performance of the contract, or in the supplies, work or business to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate that the several matters stated herein are in all respects true.

No bid or estimate will be considered unless, as a condition precedent to the reception or consideration of any proposal, it be accompanied by a certified check upon one of the State or National banks of The City of New York, drawn to the order of the Comptroller, or money or corporate stock or certificates of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security required in the advertisement, to the amount of not less than three nor more than five per centum of the amount of the bond required, as provided in section 420 of the Greater New York Charter.

The amount shall be as specified in the proposals or instructions to bidders and shall not be in excess of 5 per cent.

The certified check or money should not be enclosed in the envelope containing the bid or estimate, but should be either inclosed in a separate envelope addressed to the head of the Department, President or Board, or submitted personally upon the presentation of the bid or estimate.

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