# THE CITY RECORD.

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NUMBER 7,037.

ANSON G. McCOOK, City Chamberlain

### FINANCE DEPARTMENT.

Abstract of the transactions of the Bureau of the City Chamberlain for the week ending June 13, 1896.

OFFICE OF THE CITY CHAMBERLAIN, NEW YORK, June 20, 1896. Hon. WILLIAM L. STRONG, Mayor:

SIR—In pursuance of section 165 of the Consolidation Act of 1882, I have the honor to present herewith a report to June 13, 1896, of all moneys received by me, and the amount of al warrants paid by me since June 6, 1896, and the amount remaining to the credit of the City on June 13, 1896.

Dr. The Mayor, Aldermen and Commonalty of the City of New York, in account with Anson G. McCook, Chamberlain, during the week ending June 13, 1896.

Cr.

\$3,312 65 3,560 47 20,531 92 135 00 30 00 1,050 03 \$2,801,749 96 142 00 109,553 50 7 88 351 35 1,613 10 7,479 06 14,019 84 629 63 843 39 12 32 150 00 24 00 981 75 15 45 232 30 26,830 55 48 27 980 00 158 00 1,205 00 Public Works
Tapping Pipes
Additional Water Fund
Excise Licenses.
Sheriff's Fees.
Dock Fund
Unclaimed Salaries and Wages.
Department of Public Charities, Salaries, Comson,
Allen
Hilliard
Tamsen
Einstein
Timmerman Repaying Roads, Streets and Avenues—23d and 24th Wards (Melrose Avenue).

Restoring and Repaying—Special Fund—23d and 24th Wards.

Restoring and Repaying—Special Fund—23d and 24th Wards.

Revenue Bond Fund—Claim of John C. O'Brien.

Revenue Bond Fund—Judgments

Revenue Bond Fund—Preparation, etc., Appellate Division Supreme Court 34 99 20,000 00 4,317 56 195,657 75 10,527 48 578 50 143 29 464 00 940 co 478 42 23,781 60 38,818 47 1,625 00 149 00 404 68 21,352 85 28 00 | Department of Public Charities, Salaries, 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 1896... | 18 1 67 300 00 Mayor \$3 75 Stuart 60 70 O'Brien 22,090 co Collis 751 45 Constable 35 88 Haffen 275 00 23,216 78 \$306,450 85 20,000 00 Advertising.
Aquarium.
Aqueduct—Repairs, Maintenance and Strengthening.
Armories and Drill-rooms—Wages.
Association for Betriending Children and Young Girls.
Bacteriological Laboratory.
Borling Examinations for Grading and Sewer Contracts.
Boulevards, Roads and Avenues, Maintenance of
Bridge over Harlem River Ship Canal—Maintenance.
Brons River Works—Maintenance and Repairs.
Brons River Works—Maintenance and Repairs.
Brons Valley Sewer Commission, etc.
Cleaning Markets.
Cleaning Streets—Department of Street Cleaning.
College of the City of New York.
Contingencies—Comptroller's Office.
Contingencies—Department of Public Works
Contingencies—District Attorney's Office.
Contingencies—District Attorney's Office.
Contingencies—District Attorney's Office, Arrearages.
Contingencies—Law Department
Coroners—Salaries and Expenses
Department of Correction
Department of Correction
Department of Correction
Department of Correction
Department of Public Charities.
Election Expenses.
Fees, Witnesses, etc.
Free Department Fund
Free Floating Baths.
Harlem River Bridges—Repairs, Improvement and Maintenance
Health Fund.
Hospital Fund.
Incidental Expenses of Sheriff's Office.
Interest on the City Debt.
Judgments
Lamps and Gas and Electric Lighting
Laying Croton Pipes.
Maintenance and Construction of New Parks north of Harlem River \$1,202 00 202 89 2,782 37 334 00 352 00 1 46 84 00 2,632 86 207 25 259 00 7 50 741 52 51,204 05 £88 76 345 08 \$3,276,808 09 THE COMMISSIONERS OF THE SINKING FUNDS OF THE CITY OF NEW YORK, in account with Anson G. McCook, Chamberlain, for and during the week ending June 13, 1896. SINKING FUND FOR REDEMPTION OF CITY DEBT.

SINKING FUND FOR PAYMENT OF INTEREST ON CITY DEBT. | Tabg6 | By Balance, as per last account current | Assessment Fund | Gilon | Street Imp. Fund | Healy | Market Rents and Fees | Market Cellar Rents | Sale, Real Estate | Street Vaults | Dock and Slip Rents | Einstein | Interest on Deposits | Gallatin Nat. Bk | \$127 39 | \$3,550 83 CR. 1,691 37 29 60 1,002 30 787 98 20 5,631 86 27,263 14 55 64 2,000 00 10,116 64 248 08 385 57 17 50 534 16 53,910 25 14,636 37 17,550 84 17,50 84 17,60 00 7,550 84 17,60 00 18,10 ...... \$3,379,440 18 ....... \$979,866 95 39 35 898 00 4,832 00 59 99 386 14 2,249 89 23,637 13 Arrears on Croton W. R.
Interest on Croton W. R.
Croton Water R. and P.
House Rent...
Ferry Rent...
Water Lot Rent...
Cour F. & F. Cowan ...
Stewart ...
Stewart ...
Silon ...
Johnson ...
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Stewart ... 35,234 10 \$2,770 77 304 50 113,846 89 236 96 14,527 08 379 08 Judgments
Lamps and Gas and Electric Lighting
Laying Croton Pipes
Maintenance and Construction of New Parks north of Harlem River
Maintenance and Government of Parks and Places
Maintenance—23d and 24th Wards
Making Rock Soundings, etc.
Matheawan State Hospital
Monumenting Streets and Avenues
New York Catholic Protectory
New York Catholic Protectory
New York Infirmary for Women and Children
Normal College.
Nursery and Child's Hospital
One Hundred and Fifty-fifth Street Viaduct—Maintenance and
Repairs
Preliminary Surveys, etc
Printing, Stationery and Blank Books
Protestant Episcopal House of Mercy
Public Buildings—Construction and Repairs (Ludlow Street Jail)
Public Charities and Correction
Public Instruction.
Removing Obstructions in Streets and Avenues
Removal of Night Soil, Offal and Dead Animals
Repairs and Renewal of Pavements and Regrading
Repairing and Renewal of Pavements and Regrading
Repairing and Renewal of Pavements and Regrading
Repairing Streets and Avenues—Roads, Streets and Avenues—Roads—Roa \$2,259 36 132,182 78 \*\*\*\*\*\*\*\* 3,413,414 92 ...... 1,111,504 73, \$3,415,674 28 \$3,415,674 28 \$1,112,049 73 \$1,112,049 73 14 00 50 32 7,834 00 3,087 51 1,913 93 97 05 THE MAYOR, ALDERMEN AND COMMONALTY OF THE CITY OF NEW YORK, in account with Dr. Anson G. McCook, Chamberlain, during the week ending June 13, 1896. CR. 1,913 93 97 95 629 43 60,999 21 85 00 2,083 33 1,395 00 5,883 31 2,988 05 16,967 27 1896. June 6 By Balance...... \$29,361 00 June 13, 1896. By Balance...... \$27,615 00 ANSON G. McCOOK, City Chamberlain. E. & O. E., F. W. SMITH, Bookkeeper. THE MAYOR, ALDERMEN AND COMMONALTY OF THE CITY OF NEW YORK, in account with DR. Anson G. McCook, Chamberlain, during the week ending June 13, 1896. CR. 338 24 42 44 1,244 00 161 28 648 40 1,728 30 3,160 34 2,058 20 96 17 176 31 Roads, Streets and Avenues—Unpaved—Maintenance of and Sprinkling...
Salaries—Commissioners of Accounts...
Salaries—Department of Public Works
Salaries—Finance Department
Salaries—Finance Department
Salaries—Sheriff's Office...
Sewers and Drains—23d and 24th Wards...
Sewers—Repairing and Cleaning
Supplies for and Cleaning Public Offices.
Support of Indigent Prisoners in County Iail.
Surveying, Laying-out, etc.—23d and 24th Wards.
Street Improvements—For Surveying, Monumenting and Numbering
Streets.
Telephonic Services and Contingencies
Water Supply, 24th Ward. \$2,121 50 E. & O. E., F. W. SMITH, Bookkeeper. THE MAYOR, ALDERMEN AND COMMONALTY OF THE CITY OF NEW YORK, in account with Anson G. McCook, Chamberlain, during the week ending June 13, 1896. 1,144 09 June 6 By Balance..... \$83,010 25. 374,994 63 \$681,445 48 2,595,362 61 \$83,010 25 \$3,276,808 09 E. & O. E., F. W. SMITH, Bookkeeper. THE COMMISSIONERS OF THE SINKING FUNDS OF THE CITY OF NEW YORK, in account with Anson G. McCook, Chamberlain, for and during the week ending June 13, 1896. SINKING FUND FOR THE REDEMPTION OF THE CITY DEBT-No. 2. June 13, 1896. By Balance.....

### LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending June 6, 1896:

The Mayor, Aldermen and Commonalty of the City of New York are defendants, unless otherwise mentioned.

SCHEDULE "A."-SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

Court,		REGIS. TER FOLIO.		WHEN COM- MENCED.		TITLE OF ACTION.	NATURE OF ACTION.	
Supreme .		50	110	r896 June		Roosevelt et al., Police Com-	Injunction to restrain Police interference with parade of Irish Volunteers on May 30, 1896.	
44		50	111		1	missioners	For amounts advanced at certain times on articles	
**		50	112	**	1	Kauffman and John F. Harriot. Ahrens, James, and William Ahrens	Damages to plaintiff's horse by reason of falling in manhole Dec. 5, 1895, at Broadway bet. 53d	
a		50	113	**	1	Commissioner of Public Works		
**		50	114	**	2	In the matter of the application of the Dock Department, etc	Building, 155th st. and 8th ave. To acquire title to property bet. Bethune and West 12th sts., North river.	
16		50	116	**	2	In the matter of the application of	To acquire title to property bet. West 12th and	
**		50	118	**	2	In the matter of the application of the Dock Department, etc	To acquire title to property bet. Jane and	
**	• • •	50	120	**	2		To acquire title to property bet. Horatio and	
th Jud.D	ist.	50	122	**	2		For possession of becycle valued at \$75.	
st Jud. D	ist.	50	124		3		To recover back possession of two diamond rings and one scarf-pin, \$250.	
Supreme		50	125	**	3	Toher, Owen	For amount claimed to be due under contract of James Buckley for constructing sewers and appurtenances in 176th st., bet. Webster and 3d aves., and in 3d ave., \$13,617.12.	
93		50	126	44	3	Flannagan, Lawrence	Summons with notice for \$315 served.	
11			127	4.4	3	Ford, lames	Summons only served.	
44		50	128	4.0	3	McAnany, John	Summons with notice for \$315 served.	
"		50	129	**	4	vs. The Board of Polic Com-	Summons with notice for \$315 served.  Certiorari to review dismissal of relator from the force.	
44		50	130	**	4		For electric lighting furnished Town of West chester during April, 1896, \$5,106.68.	
44	• • •	50	131	14	5	(No. 5)	For amount claimed to be due for making water tight boiler-room, etc., of 7th District Police Court, \$8,890.	
**		50	132	**	5	Langers, George, vs. The Mayor, etc., and the East River Gas Co	Damages for personal injuries received May 18 1895, by falling over a gas-pipe main on 10th	
×c		50	133	46	5	American Trading Society (Limited), application of	For a voluntary dissolution.	
**		50	136	"	6	De Villaverde, Dolores Casanova vs. Pedro Clara Casanova et al.		
		50	135	16	6		For Stenographers' minutes furnished to Distric Attorney in March, April and May, 1896 \$1,636.80.	
	•••	50	136	**	6	Le Boutillier, Charles (cx rel.), vs. The Commissioner of Public Works	Mandamus to compel the removal of flower-	
5.5		50	137	**	6		Mandamus to compel payment of judgment ob- tained by the relator.	
**		50	138	- 44	6		Amount alleged to be due under contract made with Village of Williamsbridge for construct- ing sewers and various other public works, \$20,000.37.	
16		50	139	44	6	McKay, John E. (No. 4)	Salary as Assistant Engineer in the Department of Public Works for April, 1896, \$416.66.	

### Schedule "B."-Judgments, Orders and Decrees Entered.

Southern Boulevard Railroad Company—Appellate Division order entered dismissing the appeal of the North New York Traction Company and affirming the judgment appealed from with costs to the People's Traction Company and Ashbel P. Fitch, as Comptroller—Judgment entered in favor of Ashbel P. Fitch, as Comptroller for \$69.75 costs and the People's Traction Company for

Sio5.35 costs.

George W. Fanning et al.—Judgment entered in favor of the plaintiff for \$982.71.

David Hochstadter et al.—Judgment entered in favor of the plaintiff for \$205.50.

People ex rel. Avery D. Andrews, as Treasurer, etc., vs. The Comptroller—Order entered granting the motion for a writ of mandamus but staying the issuance of writ pending the deter

In re John A. Davidson and another—Order entered vacating assessment sales.

Frank Wilkenning, an infant, etc.—Judgment entered in favor of the City dismissing the complaint and for \$107.60 costs and disbursements.

John McGuire—Order entered denying the motion to amend the complaint with \$10 costs.

Matter of Mary Ivers Pentz, executrix, etc. (Longwood avenue opening award)—Order entered granting the motion to confirm the report and directing the Comptroller to pay the petitioner

John E. McKay (No. 2)—Judgment entered in favor of the plaintiff for \$440.14.

John E. McKay (No. 3)—Judgment entered in favor of the plaintiff for \$438.06.

Lucius H. Nutting—Judgment entered in favor of the plaintiff for \$274.80.

People ex rel. Silas C. Croft vs. The Manhattan State Hospital—Appellate Division order of reversal entered in favor of the respondents. Ralph M. De Leeuw vs. The Board of Education -Order entered denying the motion for an

injunction with \$10 costs.

Emanuel Finsterer—Order entered restoring the cause to the calendar for June 5, 1896.
Julia Besnard vs. James Churchill—Order entered denying the motion to separate the causes

Theodore Timpson et al.—Appellate Division order entered reversing the judgment appealed from and directing a new trial with costs to the appellant to abide the event.

People ex rel. Eugene J. Jerome and another, vs. William Sohmer, as Register—Order entered granting writ of mandamus without costs.

Henry Parrish, as trustee, etc.—Order entered placing the cause on the Friday calendar. Leonore Rosenthal—Judgment entered in favor of the plaintiff for \$5,264.32. People ex rel. Charles G. Burgoyne vs. William L. Strong et al.—Order entered dismissing the

demurrer to the return with costs

The New York News Publishing Company-Judgment entered in favor of the plaintiff for

\$303.25.
People ex rel. Daniel Mulligan vs. The Commissioner of Public Works—Order entered granting the motion to strike out the affidavit of Charles H. T. Collis from appeal papers.

Joseph Wolf—Judgment entered in favor of the plaintiff for \$121.18.

People ex rel. Patrick T. Morris vs. The Board of Police Commissioners—Order on remittitur

Henry A. Gumbleton, Edward Cahill-Orders entered on consent allowing the withdrawal of

demurrers without costs and service of answer within five days. SCHEDULE "C."-SUITS AND SPECIAL PROCEEDINGS TRIED AND ARGUED.

Leonore Rosenthal—Tried before Gildersleeve, J., and jury; verdict in favor of the plaintiff for \$5,000; W. H. Rand, Jr., and G. H. Cowie for the City.

The Mayor vs. Samuel Epstein and another—Motion to place the cause on the Trial Term calendar made before Daly, J.; motion granted; A. T. Campbell, Jr., for the City.

Apartment Hotel Company—Motion for preference made and granted; F. E. V. Dunn for

The Mayor, etc., vs. The Eighth Avenue Railroad Company—Argued at the Appellate Division; decision reserved; D. J. Dean for the City.

In the matter of Jane Potter—Motion to vacate assessment to regulate F street argued before

In the matter of Jane Potter—Motion to vacate assessment to regulate F street argued before Pryor, J.; decision reserved; G. L. Sterling for the City.

People ex rel. William C. Ready vs. The Commissioners of Parks—Motion for mandamus argued before Pryor, J.; decision reserved; R. C. Beatty for the City.

The Mayor, etc., vs. The Standard Gas-light Company—Tried before Barnard, J., and jury; verdict for the City for \$200; C. Mellen for the City.

People ex rel. John Conway vs. The Commissioners of Taxes and Assessments—Demurrer argued before Beekman, J.; demurrer sustained; J. M. Ward for the City.

People ex rel. Patrick Schovlin vs. The Commissioner of Public Works—Motion for leave to serve amended writ argued before Beach, J.; decision reserved; C. A. O'Neil for the City.

People ex rel. Nathaniel Jarvis, Jr., vs. Edward Gilon—Motion to vacate assessment made before Beach, J.; motion granted; G. L. Sterling for the City.

In the matter of John Schreyer and another (Lexington avenue opening award)—Exceptions and motion to confirm report argued before Beekman, J.; decision reserved; T. Farley for the City.

People ex rel. William R. Smith vs. The Comptroller—Motion for mandamus argued before Gaynor, J.; motion denied; H. T. Dykman for the City.

Hearings Before the Commissioners of Estimate in Condemnation Proceedings,
West Tenth and Greenwich streets school site, one hearing; St. Nicholas Park, one hearing;
Orchard, Hester and Ludlow streets school site, two hearings; Ninety-third street and Amsterdam avenue school site, one hearing; Fifty-second and Fifty-third streets school site, two hearings.
C. D. Olendort and G. Langdon for the City.
Carmine street school site, one hearing; One Hundred and Fourteenth street school site, two hearings; Madison and Henry streets school site, one hearing; Forty-seventh street school site, one hearing.
FRANCIS M. SCOTT, Counsel to the Corporation.

HEALTH DEPARTMENT.

HEALTH DEPARTMENT.

HEALTH DEPARTMENT OF THE CITY OF NEW YORK, NEW YORK, June 2, 1896.

The Board met pursuant to adjournment. Present—Commissioners Charles G. Wilson, George B. Fowler, M. D., the Health Officer of the Port, the President of the Board of Police. The minutes of the last meeting were read and approved.

The Finance Committee presented the following bills, which were approved and ordered forwarded to the Comptroller for payment:

Thomas F. White, \$2,083,33; Frank C. Langley, \$166.66; Colgate & Co., \$11.02; DeGraw, Aymar & Co., \$8.84; R. Eckstein & Son, \$6.75; Dr. R. W. Finlay, \$8; Page, Denmis & Co., \$5.70; Diagraph Company, \$28.71; Swan & Finch Co., \$3.75; The Bulletin Publishing Company, \$4; Martin B. Brown, \$115.14; Martin B. Brown, \$36.07; Keuffel & Esser Co., \$7.09.

The Attorney and Counsel Presented the following Reports:

1st. Weekly report of suits commenced and discontinued, judgments obtained and costs

1st. Weekly report of suits commenced and discontinued, judgments obtained and costs collected.

collected.

Orders received for prosecution, 739; attorneys' notices issued, 756; nuisances abated before suit, 25; civil suits commenced for violation of ordinances (San. Code), 0; civil suits commenced for other causes, 43; nuisances abated after commencement of suit, 90; suits discontinued—by Board, 25; suits discontinued—by Court, 0; judgments for the Department—civil suits, 10; judgments for the defendant—civil suits, 0; judgments opened by the Court, 6; executions issued, 0; transcripts filed, 0; judgments for the People—criminal suits, 13; judgments for the defendant—criminal suits, 0; civil suits now pending, 307; criminal suits now pending, 90; money collected and paid to Auditor—civil suits, 0; money paid into the Court—criminal suits, \$440.

2d. Weekly report of cases wherein nuisances have been abated, and recommendations that actions be discontinued.

On motion, it was Resolved. That the actions against the following-named persons for viola-

2d. Weekly report of cases wherein nuisances have been abated, and recommendations that actions be discontinued.

On motion, it was Resolved, That the actions against the following-named persons for violations of the Sanitary Code be discontinued without costs, to wit:

Samuel G. Adams, 2579; Robert Jeffcott, 3027; Christian Heymann, 3195; Patrick Lynch, 3252; James J. Slevin, 3268; Lawrence Hefter, 3207; Benjamin and Leander Sire, 3499; Edward Milderberger, 3501; William Horan, 3515; Henry Ferris, 3539; Henry Ferris, 3153; Ceorge J. Kilgen, 3550; Patrick Maher, 3555; Emanuel Heilner, 3503; Simon P. Flannery, 3582; John F. Crotty, 3591; Patrick Kerrin, 3008; Henry C. Babcock, 14; Isaac Goodstein, 121; Anna Dempsy, 132; Jacob Scholl, 170; Mike Russeau, 188; George B. Dunn, 213; Rubin Shere, 221; Isaac Manheimer, 234; Edward Smith, 247; Michael Russeau, 261; Stephen A. Vennewald, 272; John O'Keilly, 318; David Bettman, 321; Mary Lulli, 326; Thomas Learny, 339; Charles Falkenberg, 351; Morris Lowenstein and George Guiot, 357; Louis Wechsler, 358; Elward R. Johnes, 370; Mendel Lewis, 392; Harris Kusinsky, 395; Louisa Klein, 385; William Piermann, 365; Andrew Martin, 396; Sophia Poundt, 397; Sigmund Reinhardt, 402; Stephen Vennewald, 405; Fannie Witherbee, 406; John Berger, 409; Charles H. Graham, 410; Isador Weil, 411; Louis Cohen, 412; Frank W. Gilbert, 415; John A. Fisher, 416; John Thompson, 419; David F. Porter, 420; Caro.ine Kecke, 422; John Tieny, 424; Edward Sheehy, 425; Mary A. Forbush, 426; Adolph Schwanemann, 427; Edward C. Brenner, 437; John Weber, 439; Ritter Seelig, 440; Joseph Littman, 441; Nathan Freedman, 443; Alexander Duff and George H. Conger, 444; William Hertler, 446; Henry Baum, 448; Barnett Subin, 454; Autonio Nacht, 455; Dora Levy, 457; Hiram Rinaldo, 458; Charles H. Graham, 459; Charles H. Graham, 460; Henry B. Stein, 405; Michael Gauley, 408; Edward Willis, 460; Charles H. Graham, 472; Mort. J. Lichtenberg, 473; John Jackson, 475; Mary Stone, 477; Ephraim Miller, 478; Robert Valentine, 482

S. McCotter, 504; Augusta and Charles Carpenter, 514; Clarence II. Eagle, 532; Feler Herter, 535.

The following communications were received from the Santary Superintendent:

1st. Weekly report of Sanitary Superintendent; ordered on file. 2d. Weekly report of Chief Sanitary Inspector; ordered on file. 3d. Weekly report of work performed by Sanitary Police; ordered on file. 4th. Weekly report on sanitary condition of offal and might-soil docks; ordered on file. 6th. Weekly report on sanitary condition of slaughter-houses; ordered on file. 7th. Weekly report of work performed by Chemist and Assistant Chemists; ordered on file. 8th. Weekly report of work performed by Milk, Meat, Fish and Fruit Inspectors; ordered on file. 9th. Weekly report of work performed by Inspector of Offensive Trades; ordered on file. 10th. Monthly report on condition of Streets and Removal of Ashes and Garbage; ordered on file.

The following reports were received from the Sanitary Committee:

1st. Weekly report from Willard Parker Hospital; ordered on hie. 2d. Weekly report from Reception Hospital; ordered on file. 3d. Weekly report from Riverside Hospital (small-pox); ordered on file. 4th. Weekly report from Riverside Hospital (small-pox); ordered on changes in the Hospital Service.

On motion, it was Resolved, That the following changes in the Hospital Service be and are hereby approved:

Report in respect to deaths from diphtheria and the use of anti-toxin. Keferred to the Sanitary Committee.

Reports of the seizures of cows affected with tuberculosis. The Secretary was directed to for-

Reports of the Setzlers of cows affected with tuberculosis. The Setzlerry was directed to forward copies of the reports to the Secretary of the State Board of Health.

Report on application for a license as Scavenger.

On motion, it was Resolved, That, upon the report of the Sanitary Superintendent, that the application of James E. Warner, of No. 69 Mosholu avenue, New York City, to conduct scavenger business, meets the requirements of the Board of Health, the Board respectfully recommends to his

Honor the Mayor that a license as Scavenger be granted.

Report on compliance with certain orders to vacate premises, etc.

On motion, it was Resolved, That the following orders be and are hereby rescinded for the reason that the causes for the same have been removed.

Vacations.

Order No. 6215, No. 35 Gouverneur street; Order No. 11523, No. 20 Essex street; Order No. 1630, No. 26 Last One Hundred and First street; Order No. 28145, south side of Potter place, fifth house west of Bainbridge avenue; Order No. 24181, No. 2482 Hoffman street; Order No. 14425, 788 Greenwich street; Order No. 1627, north side of One Hundredth street, beginning about 125 feet west of Madison avenue and extending 50 feet west; Order No. 7597, No. 1445 Second avenue; Order No. 8131, No. 23 North Moore street.

\*\*Public Nuisances\*\*

Order No. 1630, No. 26 East One Hundred and First street; Order No. 1627, north side One Hundredth street, beginning about 125 feet west of Madison avenue and extending 50 feet west.

\*\*Report on Application for Leave of Absence.\*\*

On motion, it was Resolved, Leave of absence be and is hereby granted as follows:

Sanitary Inspector Hirons—June 4. Sanitary Inspector Michael—May 25–30, on account of sickness.

Reports and Certificates on Overcrowding in the following Tenement-houses On motion, the following preamble and resolution were adopted

Whereas, The Sanitary Superintendent has certified to this Board that the following tenement-houses in the City of New York are so overcrowded that less than six hundred cubic feet of air space is afforded to each occupant in the said houses; it is Ordered, that the number of occupants in said tenement-houses be and are hereby reduced as follows:

said tenement-houses be and are hereby reduced as follows:
Order No. 751, No. 433 East One Hundred and Eleventh street, third floor, rear, Archangelo
Anlivers, adults, 4, children, 2. Order No. 752, No. 425 East One Hundred and Eleventh street,
first floor, front, Frank Rossi, adults, 5, children, 1. Order No. 753, No. 435 East One Hundred
and Eleventh street, third floor, rear, Donato Cardillo, adults, 4, children, 2.
Certificates in respect to the vacation of premises at No. 330 Cherry street, No. 163 East
Seventy-fifth street, No. 68 West Forty-third street, east side of Third avenue first house south of
One Hundred and Eighty-seventh street, and east side of Third avenue second house south of One Hundred and Eighty-seventh street.

One Hundred and Eighty-seventh street.

On motion, the following preamble and resolution were adopted:

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot No. 330 Cherry street has become dangerous to life and is unfit for human habitation because of defects in the plumbing thereof, Ordered, I hat all persons in said building situated on lot No. 330 Cherry street be required to vacate said building on or before June 8, 1896, for the reason that said building is dangerous to life and is unfit for human habitation because of defects in the plumbing thereof; and further, that this order he always consciences to the front of and in the plumbing thereof; and further, that this order be alixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habita-

the Santary Superintendent; and further, that said building section without a written permit from this Board.

On motion, the following preamble and resolution were adopted:

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot No. 163 East Seventy-fifth street has become dangerous to life and is unfit for human habitation because of defects in the plumbing thereof, Ordered, That all persons in said building situated on lot No. 163 East Seventy-fifth street be required to vacate said building on or before

June 8, 1896, for the reason that said building is dangerous to life and is unfit for human habitation because of defects in the plumbing thereof; and further, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

On motion, the following preamble and resolution were adopted;

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot No. 68 West Forty-third street has become dangerous to life by reason of want of repair and is unfit for human habitation because of defects in the plumbing thereof, Ordered, That all persons in said building situated on lot No. 68 West Forty-third street be required to vacate said building on or before June 8, 1896, for the reason that said building is dangerous to life by reason of want of repair and is unfit for human habitation because of defects in the plumbing thereof; and further, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board. a written permit from this Board.

on motion, the following preamble and resolution were adopted:

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot east side Third avenue, one house south of One Hundred and Eighty-seventh street, has become dangerous to life and is unfit for human habitation because of defects in the drainage become dangerous to life and is unfit for human habitation because of defects in the drainage thereof, Ordered, That all persons in said building situated on lot east side Third avenue, one house south of One Hundred and Eighty-seventh street, be required to vacate said building on or before June 8, 1896, for the reason that said building is dangerous to life and is unfit for human habitation because of defects in the drainage thereof; and further, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

On motion, the following preamble and resolution were adopted:

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot east side Third avenue, two houses south of One Hundred and Eighty-seventh street, has become dangerous to life and is unfit for human habitation because of defects in the drainage become dangerous to life and is unfit for human habitation because of defects in the drainage thereof, Ordered, That all persons in said building situated on lot east side Third avenue, two houses south of One Hundred and Eighty-seventh street, be required to vacate said building on or before June 8, 1896, for the reason that said building is dangerous to life and is unfit for human habitation because of defects in the drainage thereof; and further, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

Report on Applications for Store and Wagon Permits for the Sale of Milk.

On motion, it was Resolved, That the following permits to sell milk in the City of New York be and are hereby granted:

direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

Report on Applications for Store and Wagon Fermits for the Sale of Mills.

On motion, it was Resolved. That the following permits to sell milk in the City of New York be and are hereby granted:

Stores—2525. No. 570 Amsterdam avenue; 5256. No. 35 Grand street; 5257. No. 656 Tenth avenue; 5258. No. 414 East One Hundred and Thirteenth street; 5250. No. 1978 Second avenue; 3262. No. 196 Boat of Hundred and Twelths street; 5261. No. 1058 Second avenue; 3265. No. 104 Bland street; 5265. No. 1058. First avenue; 5267. No. 692 Tenth avenue; 3267. No. 1173 Second avenue; 5260. No. 1048 First avenue; 5267. No. 692 Tenth avenue; 5268. No. 1048 First avenue; 5267. No. 692 Tenth avenue; 5268. No. 1058 First avenue; 5267. No. 692 Tenth avenue; 5268. No. 1058 First avenue; 5267. No. 692 Tenth avenue; 5268. No. 693 First avenue; 5268. No. 693 First avenue; 5279. No. 693 First avenue; 5279. No. 693 First avenue; 5279. No. 694 First avenue; 5279. No. 695 First avenue; 5279. No. 695 First avenue; 5279. No. 695 Amsterdam avenue; 5281. No. 187 West One Hundred and Sixth street; 5279. No. 1056 Amsterdam avenue; 5285. No. 67 Thompson street; 5287. No. 377 Bleecker street; 5288. No. 272 Broome street; 5289. No. 131 Alexander avenue; 5290. No. 1484 Third avenue; 5291. No. 151 Forsyth street; 5292. No. 377 Bleecker street; 5293. No. 1055 Lexington avenue; 5294. No. 319 Alexander avenue; 5290. No. 1484 Third avenue; 5291. No. 151 Forsyth street; 5296. No. 22 West Fourth street; 5297. No. 2055 First avenue; 5295. No. 131 Avenue No. 329 Amsterdam avenue; 5296. No. 320 Amsterdam avenue; 5297. No. 2055 First avenue; 5297. No. 110 University place; 5296. No. 22 West Fourth street; 5297. No. 310

Wagons—Permits Nos. 1247 to 1249, inclusive, No. 206 East Twelfth street; permit No. 1250, No. 109 East One Hundred and Twenty-fourth street; permits Nos. 1251 and 1252, inclusive, Elm and Cedar streets, Westchester; permit No. 1253, No. 678 Water street; permit No. 1254, No. 128 Christopher street; permit No. 1255, No. 329 Lenox avenue; permit No. 1256, No. 164 East One Hundred and Twelfth street; permit No. 1257, One Hundred and Thirty-sixth street and Madison avenue; permit No. 1258, No. 626 Madison avenue; permit No. 1259, No. 109 East One Hundred and Twenty-fourth street; permits Nos. 1260 and 1261, inclusive, No. 516 East One Hundred and Twenty-fourth street; permits Nos. 1266, and 1261, inclusive, No. 516 East Sixteenth street; permit No. 1262, No. 159 West Fitteenth street; permit No. 1263, No. 362 Madison street; permit No. 1264, No. 711 East One Hundred and Forty-fifth street; permit No. 1265, No. 23 Scammel street; permit No. 1266, No. 249 Railroad avenue; permit No. 1267, No. 713 Washington street; permit No. 1268, Nos. 66 and 68 East Eighty-fifth street; permit No. 1269, No. 427 Fifth street; permit No. 1270, No. 2349 First avenue; permit No. 1271, No. 88 Carmine street; permits Nos. 1272 to 1273, inclusive, Kingsbridge road, Williamsbridge; permit No. 1274, No. 431 West Fifty-second street.

No. 1274, No. 431 West Fifty-second street.

\*\*Reports on Applications for Permits.\*\*

On motion, it was Resolved, That permits be and are hereby granted as follows:
No. 8882, to keep I cow at No. 217 West Sixty-fourth street; No. 8883, to keep I cow at No. 49 Madison street; No. 8884, to keep 30 chickens at No. 880 Westchester avenue, provided they be confined in a coop; No. 8885, to keep 4 chickens at No. 660 East One Hundred and Forty-first street; No. 8886, to keep 5 chickens at No. 667 East One Hundred and Forty-first street; No. 8886, to keep 2 cows at No. 662 East One Hundred and Thirty-first street; No. 8888, to keep 2 cows at No. 622 West One Hundred and Thirty-first street; No. 8888, to keep 2 cows at No. 622 West One Hundred and Thirty-first street; No. 8889, to use a smoke-house at No. 763 Columbus avenue; No. 8890, to board and care for I child at No. 169 East Eighty-ninth street; No. 8891, to board and care for 3 children at No. 239 East Forty-fourth street; No. 8892, to board and care for 2 children at No. 232 West Sixty-second street; No. 8893, to board and care for I child at No. 238 East Seventy-fifth street; No. 8894, to board and care for I child at No. 238 East Twenty-fourth street. board and care for I child at No. 238 East Twenty-fourth street.

Revoked.

No. 1930, to sell and deliver milk at No. 345 East Twenty-fourth street; No. 2557, to sell and deliver milk at No. 520 East Twelfth street; No. 3957, to sell and deliver milk at No. 1555 Avenue A; No. 4498, to sell and deliver milk at No. 169 East One Hundred and Sixth street.

\*Reports on Applications for Relief from Orders.\*

On motion, it was Resolved, That the following orders be suspended, extended, modified, received or referred as follows.

rescinded or referred, as follows: Order No. 1801, No. 276 First avenue, extended to June 1, 1896, on that part of order relating

to the provision of a water supply in the rear house; Order No. 27710, No. 1834 Vanderbilt avenue, extended to June 23, 1896; Order No. 20514, No. 338 East Seventy-sixth street, extended to June 15, 1896, on whitewashing; Order No. 29518, No. 323 East Seventy-seventh street, extended to June 15, 1896, provided the roof is repaired at once; Order No. 20413, No. 163 Boulevard, modified so as not to require a light to be kept burning on the third floor hall during the daytime; Orders Nos. 27482, 27483, 27549 and 27596, Nos. 88, 90 and 92 Attorney street and No. 83 Ridge street, modified so as not to require the waste pipes and rain leaders to be disconnected from the school sinks; Order No. 29586, No. 211 Elm street, modified so as not to require the walls and ceilings of the kitchen and rear room, top floor, front, two bedrooms, top floor, rear, and two front rooms, second floor, rear, to be cleaned and whitewashed.

Order No. 31560, No. 2053 First avenue, rescinded; Order No. 5573, No. 219 East Twenty-fourth street, rescinded; Order No. 7544, No. 2283 Seventh avenue, rescinded; Order No. 13300, No. 129 Alexander avenue, rescinded; Order No. 21336, west side Ogden avenue, fourth house south of Birch street, rescinded; Order No. 22229, No. 110 West Thirty-first street, rescinded; Order No. 24564, No. 317 West Thirty-sixth street; Order No. 25440, Hunt Estate, Westchester, rescinded; Order No. 29224, No. 321 East Eleventh street, rescinded; Order No. 28518, No. 171 Franklin street, rescinded; Order No. 29248, No. 242 Monroe street, rescinded; Order No. 29520, No. 323 East Eightieth street, rescinded; Order No. 29831, No. 129 East Thirty-eighth street, rescinded; Order No. 14184, northwest corner One Hundred and Ninth street and Amsterdam avenue, rescinded; Order No. 27007, No. 240 West Forty-first street, rescinded; Order No. 28216, No. 94 Avenue D, rescinded.

On motion, it was Resolved, That the following applications for relief from orders be and are hereby denied:

On motion, it was Resolved, That the following applications for relief from orders be and are hereby denied:

hereby denied:
Order No. 11193. No. 922 Washington avenue; Order Nos. 23010, 23011 and 27494. No. 222 Delancey street; Order No. 24440. No. 51 Eighth avenue; Order No. 24545. No. 35 Ninth avenue; Order No. 2751. No. 239 Monroe street; Order No. 27538. No. 540 West Forty-seventh street; Order No. 27610. Nos. 310-12 West Fortieth street; Order No. 28109. No. 105 Sullivan street; Order No. 28221. East side Darke street, eleventh house north of Boston avenue; Order No. 28298. No. 2399 Third avenue; Order No. 28353. No. 705 Greenwich street; Order No. 28464. No. 1655 Third avenue; Order No. 29052. No. 186 Ludlow street; Order No. 29304. No. 807 Ninth avenue; Order No. 29434. No. 17 East Fifty-seventh street; Order No. 29640. No. 38 Goerck street; Order No. 28129. No. 95½ Cannon street; Order No. 29816. No. 272 Seventh avenue; Order Nos. 28422 and 28423. Nos. 539 and 541 Tremont avenue.

The following communications were received from the Chief Inspector of Contagious Diseases: 1st. Weekly report of work performed by the Division of Contagious Diseases. Ordered on

1st. Weekly report of work performed by the Division of Contagious Diseases. Ordered on

2d. Weekly report of work performed by the Veterinarian. Ordered on file.
3d. Report on application for leave of absence.
On motion, it was Resolved, That leave of absence be and is hereby granted as follows:
Medical Sanitary Inspector Cropper, June 1 to 15, on account of illness in family.
Reports in respect to the occupation by Janitors of living apartments in certain public school dings:

buildings:

On motion, it was Resolved, That the application to allow the Janitor of Grammar School No. 86, of Ninety-sixth street and Lexington avenue, to remain in the rooms now occupied by his family be and is hereby denied, for the reason that contagious or infectious diseases are liable to attack one of the six members of his family, and thereby occasion the closing of the school.

On motion, it was Resolved, That the applications to allow the Janitors of Grammar School No. 79, Nos. 38-42 First street and Primary School No. 22, Ninth street and First avenue, to remain in the rooms now occupied by their families be and are hereby denied, for the reason that contagious or infectious diseases occurring in these families are liable at any time to cause the closing of the schools.

closing of the schools.

On motion, it was Resolved, That, upon the report of Medical Inspector Moreau Morris, M. D., and the facts contained therein, this Board consents to the occupation for a dwelling of school building (Primary School No. 41), at No. 462 West Fifty-eighth street, by the present Janitress and her present family.
On motion, it was Resolved, That, upon the report of Medical Inspector Moreau Morris,

M. D., and the facts contained therein, this Board consents to the occupation for a dwelling of school building (Grammar School No. 61), Third avenue, between One Hundred and Sixty-ninth and One Hundred and Seventieth streets, by the present Janitor and his present family.

The following communications were received from the Register of Records:

The following communications were received from the Register of Records:

1st, Weekly letters; ordered on file. 2d. Weekly abstract of births; ordered on file. 3d.

Weekly abstract of still births; ordered on file. 4th. Weekly abstract of marriages; ordered on file. 5th. Weekly abstract of deaths from contagious disease; ordered on file. 6th. Weekly mortuary statement; ordered on file. 7th. Weekly report of work performed by Clerks; ordered on file. 8th. Reports on delayed birth and marriage certificates.

On motion, it was Resolved, That the Register of Records be and is hereby directed to record the delayed birth and marriage certificates named in his report dated June 2, 1896.

Report on Application to Correct Clerical Errors.

On motion, it was Resolved, That the Register of Records be and is hereby directed to amend the record of death of Wilhelm Spitler to Spillow, who died April 4, 1874, the same being a clerical error.

Submitting Application to File Delayed Certificates of Marriage.

On motion, it was Resolved, That the Register of Records be and is hereby directed to file in the volume of "Delayed and Imperfect Certificates" the certificate of marriage of Alexander

Mackiewiez and Frances Buracrewska, May 14, 1892.

The following communication was received from the Pathologist and Director of the

Bacteriological Laboratory:

1st. Weekly report of work performed by the Division of Pathology, Bacteriology and Disinfection. Ordered on file.

Miscellaneous Reports, Communications, etc.

The weekly statement of the Comptroller was received and ordered on file.

A copy of a resolution of the Board of Estimate and Apportionment, approving pay-roll for ten Medical Inspectors for the month of May, was received and ordered on file.

A communication from the Board of City Magistrates, in respect to permitting the Board to

institute all proceedings in the First District City Magistrates Court, etc., was received and ordered

A communication from M. J. H. Ferris, in respect to the alterations now going on at No. 34 A communication from Africa Inc., in respect to the description of the Market and Riverside Hospitals was received and referred to the Sanitary Committee.

A communication from Thomas F. White, in respect to telegraph communication between Twentieth Precinct and the Offal Dock, was received, which was approved and referred to the Police Department.

Police Department. The Comptroller returned the proposal of The Nason Manufacturing Company for pipe, trenches, etc., at North Brother Island, for the reason that one of the sureties was not satisfactory

and presented the name of a substitute.

and presented the name of a substitute.

On motion, it was Resolved, That the Board of Health consents to substitute C. N. Nason as a surety in the place of George E. Knowles to the proposal of The Nason Manufacturing Company for pipe, trenches, etc., at North Brother Island.

A communication from the Police Department requesting balance of fund for paying the Sanitary Company of Police for the year 1895, was received.

On motion, it was Resolved, That requisition be and is hereby made upon the Comptroller for the sum of two thousand seven hundred and thirty-two dollars and seventy-five cents (\$2,732.75), the same being balance remaining to the credit of the appropriation entitled. (Health Fund for the same being balance remaining to the credit of the appropriation entitled "Health Fund, for Payment to the Board of Police for the services of one Sergeant of Police, two Roundsmen and forty-two Patrolmen, etc., 1895," to be paid to the Police Department and to be applied to the Police Pension Fund.

On motion, it was Resolved, That Drs. J. A. Lockard, E. C. Baldwin, Vertner Keuersoy and L. W. Abbott, be and are hereby appointed Internes, without compensation, to the Contagious Disease Hospitals of this Department, the first two to serve from July 1, 1896, to January 1, 1897, and the third and fourth to serve from January 1, 1897, to July 1, 1897.

The following resolution to amend section 32 of the Sanitary Code was presented and, on

motion, laid on the table for further consideration Resolved, That section 32 of the Sanitary Code be and the same is hereby amended so as to

read as follows:

Section 32. That no meat or dead animal above the size of a rabbit shall be taken to any public or private market for food, until the same shall have fully cooled after killing, nor until the entrails, head and feet (except of poultry and game, and except the head and feet of swine and except the heads of lambs, between December I and June I, and the feet of the same at all times, provided they are thoroughly cleaned) shall have been removed; nor shall the body or any part thereof of any animal which is to be used as food be carted or carried through the streets, except it be covered so as to protect it from dust or dirt, and no meat, poultry or game shall be hung or exposed for sale outside of any shop or store in this city or in the open windows or doorways thereof, and no fish shall be exposed for sale outside of any shop, store or premises, or upon any

on motion of the President, the following preambles and resolutions were duly adopted Whereas, Heretofore and on the 22d day of May, 1896, the Sanitary Superintendent of this Department, pursuant to section 659 of the New York Consolidation Act (being chapter 410 of the Laws of 1882), as amended by section 9, chapter 84 of the Laws of 1887, and as further amended by chapter 567 of the Laws of 1895, did certify that the premises or buildings situated and known as Nos. 246, 248, 250, 252 and 254 Mott street (rear), in the City of New York, were unfit for human habitation and not reasonably capable of being made fit for human habitation, by reason of want of proper ventilation and because of the existence of a nuisance on the premises which is likely to cause sickness among its occupants, and the occupancy of said premises or buildings is dangerous to life and detrimental to health; and

Whereas, On the 26th day of May, 1896, an order was duly made and issued by this Board, as is required by law, requiring all persons residing at said buildings or premises to vacate the same for the reasons as aforesaid; and

Whereas, This Board is of onlying and does hereby declare that by reason of want of prepar

as is required by law, requiring all persons residing at said buildings or premises to vacate the same for the reasons as aforesaid; and

Whereas, This Board is of opinion and does hereby declare that by reason of want of proper ventilation, age, defects in drainage and plumbing, and because said buildings prevent ventilation of buildings adjacent thereto and because of the existence of a nuisance on said premises which is likely to cause sickness among its occupants and among the occupants of adjacent buildings, that said buildings and premises are not fit for human habitation, and make, or conduce to make, other buildings adjacent thereto unfit for human habitation, and that said buildings or premises are not reasonably capable of being made fit for human habitation and occupancy and are dangerous to life or injurious to health, and that the evils in or caused by said buildings or premises cannot be remedied by repairs or in any other way except by destruction; therefore be it

Resolved, Pursuant to the provisions of chapter 567, Laws of 1895, that the said buildings or premises be and the same hereby are condemned, and the owner or owners of said buildings or premises are hereby required to forthwith remove the same.

Further Resolved, That the owner or owners thereof be and are hereby required to forthwith certify to this Board his or their assent or refusal to the removal of the said buildings.

Whereas, Heretofore, and on the 22d day of May, 1896, the Sanitary Superintendent of this Department, pursuant to section 659 of the New York Consolidation Act (being chapter 410 of the Laws of 1882), as amended by section 9, chapter 84 of the Laws of 1887, and as further amended by chapter 567 of the Laws of 1895, did certify that the premises or buildings situated and known as Nos. 308, 310, 312, 314 and 316 Mott street, rear, in the City of New York, were unfit for human habitation and not reasonably capable of being made fit for human habitation, by reason of want of proper ventilation and because of the existe

cause sickness among its occupants, and the occupancy of said premises or buildings is dangerous to life and detrimental to health; and

whereas, On the 26th day of May, 1896, an order was duly made and issued by this Board as is required by law, requiring all persons residing at said buildings or premises to vacate the same for the reasons as aforesaid; and

Whereas, This Board is of opinion and does hereby declare that by reason of want of proper ventilation, age, detects in drainage and plumbing, and because said buildings prevent ventilation of buildings adjacent thereto, and because of the existence of a nuisance on said premises which is likely to cause sickness among its occupants and among the occupants of adjacent buildings, that said buildings and premises are not fit for human habitation and make, or conduce to make, other buildings adjacent thereto unfit for human habitation, and that said buildings or premises are not reasonably capable of being made fit for human habitation and occupancy, and are dangerous to life or injurious to health, and that the evils in or caused by said buildings or premises cannot be remedied by repairs or in any other way except by destruction; therefore, be it

Resolved, Pursuant to the provisions of chapter 567, Laws of 1895, that the said buildings or

remedied by repairs or in any other way except by destruction; therefore, be it

Resolved, Pursuant to the provisions of chapter 567, Laws of 1895, that the said buildings or
premises be and the same hereby are condemned, and the owner or owners of said buildings or
premises are hereby required to forthwith remove the same; further

Resolved, That the owner or owners thereof be and are hereby required to forthwith certify
to this Board his or their assent or refusal to the removal of the said buildings.

Whereas, Heretofore and on the 22d day of May, 1896, the Sanitary Superintendent of this
Department, pursuant to section 659 of the New York Consolidation Act (being chapter 410 of the
Laws of 1882), as amended by section 9, chapter 84 of the Laws of 1887, and as further amended
by chapter 567 of the Laws of 1895, did certify that the premises or buildings situated and known
as Nos, 36 and 36½ Baxter street (rear), in the City of New York, were unfit for human habitation
and not reasonably capable of being made fit for human habitation by reason of want of proper
ventilation, and because of the existence of a nuisance on the premises which is likely to cause
sickness among its occupants, and the occupancy of said premises or buildings is dangerous to life
and detrimental to health; and

Whereas, On the 26th day of May, 1896, an order was duly made and issued by this Board, as

and detrimental to health; and
Whereas, On the 26th day of May, 1896, an order was duly made and issued by this Board, as
is required by law, requiring all persons residing at said buildings or premises to vacate the same
for the reasons as aforesaid; and
Whereas, This Board is of opinion and does hereby declare that by reason of want of proper
ventilation, age, defects in drainage and plumbing, and because said buildings prevent ventilation
of buildings adjacent thereto, and because of the existence of a nuisance on said premises which
is likely to cause sickness among its occupants and among the occupants of adjacent buildings;
that said building and premises are not fit for human habitation and make, or conduce to make,
other buildings adjacent thereto unfit for human habitation, and that said buildings or premises
are not reasonably canable of being made fit for human habitation and occupancy, and are dangerare not reasonably capable of being made fit for human habitation, and that said buildings or premises are not reasonably capable of being made fit for human habitation and occupancy, and are dangerous to life or injurious to health, and that the evils in or caused by said buildings or premises cannot be remedied by repairs or in any way other except by destruction; therefore be it Resolved, Pursuant to the provisions of chapter 567, Laws of 1895, that the said buildings or premises be and the same hereby are condemned, and the owner or owners of said buildings or premises are hereby required to forthwith remove the same; further

Resolved, That the owner or owners thereof be and are hereby required to forthwith certify the Resolved. The thir resolved is the removal of the said buildings.

Resolved, That the owner or owners thereof be and are hereby required to forthwith certify to this Board his or their assent or refusal to the removal of the said buildings. Whereas, Heretofore and on the 22d day of May, 1896, the Sanitary Superintendent of this Department, pursuant to section 659 of the New York Consolidation Act (being chapter 410 of the Laws of 1882) as amended by section 9, chapter 84 of the Laws of 1887, and as further amended by chapter 567 of the Laws of 1895, did certify that the premises or building situated and known as No. 21 West street (rear), in the City of New York, was unfit for human habitation and not reasonably capable of being made fit for human habitation by reason of want of proper ventilation and because of the existence of a nuisance on the premises which is likely to cause sickness among its occupants, and the occupancy of said premises or building is dangerous to life and detrimental to health; and detrimental to health; and

among its occupants, and the occupancy of said premises of building is dangerous to life and detrimental to health; and
Whereas, On the 26th day of May, 1896, an order was duly made and issued by this Board as is required by law, requiring all persons residing at said building or premises to vacate the same for the reasons as aforesaid; and
Whereas, This Board is of opinion and does hereby declare that by reason of want of proper ventilation, age, defects in drainage and plumbing, and because said building prevents ventilation of buildings adjacent thereto, and because of the existence of a nuisance on said premises which is likely to cause sickness among its occupants and among the occupants of adjacent buildings, that said building and premises are not fit for human habitation and make, or conduce to make, other buildings adjacent thereto unfit for human habitation and occupancy, and are dangerous to life or injurious to health, and that the evils in or caused by said building or premises are not remedied by repairs or in any other way except by destruction; therefore be it

Resolved, Pursuant to the provisions of chapter 567, Laws of 1895, that the said building or premises are hereby required to forthwith remove the same; further

Resolved, That the owner or owners thereof be and are hereby required to forthwith certify to this Board his or their assent or refusal to the removal of the said building.

EMMONS CLARK, Secretary.

HEALTH DEPARTMENT OF THE CITY OF NEW YORK. NEW YORK, June 9, 1896. George B. Fowler, M. D., the President of the Board of Police. The minutes of the last meet-

ing were read and approved. The Sanitary Committee presented a report in respect to reports made by the Medical Board of Willard Parker Hospital and Riverside Hospital, relative to the distribution of antitoxine statistics, which was approved, and the Secretary was directed to notify said Board.

The Attorney and Counsel presented the following Reports:

1st. Weekly report of suits commenced and discontinued, judgments obtained and costs

collected.

Orders received for prosecution, 341; attorneys' notices issued, 390; nuisances abated before suit, 841; civil suits commenced for violation of ordinances (San. Code), 0; civil suits commenced suit, 841; civil suits commenced for violation of ordinances (Sain. Code), 0; civil suits commenced for other causes, 57; nuisances abated after commencement of suit, 46; suits discontinued—by Board, 89; suits discontinued—by Court, 0; judgments for the Department—civil suits, 7; judgments for the defendant—civil suits, 0; judgments opened by the Court, 5; executions issued, 0; judgments for the defendant—criminal suits, 0; civil suits now pending, 273; criminal suits now pending, 96; money collected and paid to Auditor—civil suits, 0; money paid into the Court—criminal suits, \$145.

2d. Weekly report of cases wherein nuisances have been abated, and recommendations that

actions be discontinued.

On motion, it was Resolved, That the actions against the following-named persons for violations of the Sanitary Code be discontinued without costs, to wit:

John Gavenelli, 3143; Charles Winter, 3496; Samuel W. Milbank, 9; Mary Steljes, 13; John Stimmell, 158; Henry Korn, 161; Samuel Kantrowitz, 254; Louis Aron, 260; Rose Albers, 298; Thomas McLoughlin, 329; Thomas Kohn, 332; Henry Freeman, 344; Henry Berkowitz, 346; Herman Schnitzer, 352; Mary Schmitt, 381; Mary Bullowa, 400; Quong Lun Chang, 401; Christian Striffler, 418; John Class, 423; Francis A. Clark, 429; Israel April, 452; Andrew Kenney, 466; Richard G. Platt, 484; Mary A. Frank, 486; Frank A. Seighard, 493; George Kenny, 494; J. M. Horton Ice Cream Co., 395; William S. Guerineau and William H. Drake, 498; Morris Lisk, 501; John Goebz, 505; Frank W. Seiler, 506; Samuel M. Krulewitch,

508; George W. May, 510; George J. Kenney, 511; Kate J. Keck, 521; John Corbett, 527; Ann Hogan, 530; Henry Karsch, 533; Hyman Israels, 539; Lazrus Levy, 546; Morris Steckler, 549; Max Shiparo, 552; Romaine J. Brown, 555; Frederick Zaun, 565; William C.

Flanagan, 587.

Report on application to record the birth of Albert Materne, born May 25, 1887.

On motion, it was Resolved, That the Register of Records be and is hereby directed to record the birth of Albert Materne, born May 25, 1887, pursuant to the provisions of chapter 259, Laws

of 1880.

The following Communications were Received from the Sanitary Superintendent:

1st, Weekly report of Sanitary Superintendent; ordered on file. 2d. Weekly report of Chief Sanitary Inspector; ordered on file. 3d. Weekly report of work performed by Sanitary Police; ordered on file. 4th. Weekly report on sanitary condition of offal and night-soil docks; ordered on file. 6th. Weekly report on sanitary condition of offal and night-soil docks; ordered on file. 6th. Weekly report on sanitary condition of slaughter-houses; ordered on file. 7th. Weekly report of work performed by Chemist and Assistant Chemists; ordered on file. 8th. Weekly report of work performed by Milk, Meat, Fish and Fruit Inspectors; ordered on file. 9th. Weekly report of work performed by Inspector of Offensive Trades; ordered on file. 10th. Monthly report of Charitable Institutions; ordered on file. 11th. Weekly report from Willard Parker Hospital; ordered on file. 12th. Weekly report from Reception Hospital; ordered on file. 13th. Weekly report from Riverside Hospital (small-pox); ordered on file. 14th. Weekly report from Riverside Hospital (fevers); ordered on file. 15th. Report on changes in the Hospital Service be and are hereby approved:

On motion, it was Resolved, That the following changes in the Hospital Service be and are hereby approved:
Willard Parker Hospital—William Brophy, Night Watchman, salary, \$360 resigned, May 31, 1896; William Brophy, Orderly, salary \$420, appointed, June 1, 1896; Charles Fisher, Orderly, salary \$360, resigned June 3, 1896; James Stewart, Orderly, salary \$360, appointed June 3, 1896; Annie Doran, Ward Helper, salary \$168, resigned May 31, 1896; Mary Cronin, Ward Helper, salary \$168, appointed June 1. Reception Hospital—James Stewart, Orderly, salary \$240, resigned June 3, 1896.

A notice from Annie Stokes that the sewer connection between premises No. 146 East Fifty-third street and No. 144 East Fifty-third street will be discontinued in thirty days, was received and ordered on file.

and ordered on file.

A notice from Charles Gallagher that the sewer connection between premises Nos. 1047 and 1049 Second avenue will be discontinued in thirty days, was received and ordered on file.

Report on compliance with certain orders to vacate premises, etc. On motion, it was Resolved, That the following orders be and are hereby rescinded for the

reason that the causes for the same have been removed.

Vacations.

Order No. 3096, No. 94 Cherry street; Order No. 1621, north side Ninety-eighth street, beginning about one hundred and fifty feet east of Fifth avenue and extending fifty feet east; Order No. 25614, No. 2270 Bathgate avenue; Order No. 8734, No. 494 Ninth avenue; Order No. 4419, north side Ninety-eighth street, beginning one hundred and twenty-five feet west of Madison avenue and extending fifty feet west; Order No. 1616, south side Ninety-eighth street, beginning one hundred and fifty feet west of Madison avenue and extending fifty feet west; Order No. 25333, northwest corner One Hundred and Forty-first street and Southern Boulevard.

Public Nuisances.

Order No. 1629, No. 28 East One Hundred and First street; Order No. 4419, north side Ninety-eighth street, beginning one hundred and twenty-five feet west of Madison avenue and extending fifty feet west.

extending fifty feet west.

Certificates in respect to the vacation of premises at No. 112 Goerck street, No. 365 West Thirty-fifth street (rear), No. 98 Bayard street (front and rear), Nos. 67 and 69 West One Hundred and Thirty-first street, No. 221 East Eleventh street, No. 1 James Slip, No. 73 Monroe street.

On motion, the following preamble and resolution were adopted:

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot No. 112 Goerck street has become dangerous to life by reason of want of repair, and is unfit for human habitation because of defects in the plumbing thereof, Ordered, That all persons in said building situated on lot No. 112 Goerck street be required to vacate said building on or before June 15, 1896, for the reason that said building is dangerous to life by reason of want of repair, and is unfit for human habitation because of defects in the plumbing thereof; and further, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

further, that said building be not again used as a human habitation without a written permit from this Board.

On motion, the following preamble and resolution were adopted:
Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot No. 365 West Thirty-fifth street (rear), has become dangerous to life and is unfit for human habitation because of defects in the plumbing thereof, Ordered, That all persons in said building situated on lot No. 365 West Thirty-fifth street (rear) be required to vacate said building on or before June 15, 1896, for the reason that said building is dangerous to life and is unfit for human habitation because of defects in the plumbing thereof; and turther, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

On motion, the following preamble and resolution were adopted:
Whereas, The Sanitary Superintendent has certified to this Board that the buildings situated upon lot No. 98 Bayard street (front and rear) have become dangerous to life and are unfit for human habitation because of defects in the drainage and plumbing thereof, Ordered, That all persons in said buildings situated on lot No. 98 Bayard street (front and rear) be required to vacate said buildings on or before June 15, 1896, for the reason that said buildings are dangerous to life and are unfit for human habitation because of defects in the plumbing and drainage thereof; and further, that this order be affixed conspicuously on the front of and in said buildings and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said buildings be not again used as a human habitation without a written permit from this Board.

On motion, the following preamble and resolution were

On motion, the following preamble and resolution were adopted:

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot No. 221 East Eleventh street has become dangerous to life by reason of want of repair and is unfit for human habitation because of defects in the plumbing thereof; Ordered, That all persons in said building situated on lot No. 221 East Eleventh street be required to vacate said building on or before June 15, 1896, for the reason that said building is dangerous to life by reason of want of repair, and is unfit for human habitation because of defects in the plumbing thereof; and further that this order has affixed conspicuously on the front of and in said building and he served further, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

from this Board.

On motion, the following preamble and resolution were adopted:

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot No. I James Slip has become dangerous to life by reason of want of repair, and is unfit for human habitation because of defects in the plumbing thereof; Ordered, That all persons in said building situated on lot No. I James Slip be required to vacate said building on or before June 15, 1896, for the reason that said building is dangerous to life by reason of want of repair, and is unfit for human habitation because of defects in the plumbing thereof; and further, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

On motion, the following preamble and resolution were adopted:

Whereas, The Sanitary Superintendent has certified to this Board that the building situated upon lot No. 73 Monroe street has become dangerous to life and is unfit for human habitation because of defects in the plumbing thereof; Ordered, That all persons in said building situated on lot No. 73 Monroe street be required to vacate said building on or before June 15, 1896, for the reason that said building is dangerous to life and is unfit for human habitation because of defects in the plumbing thereof; and further, that this order be affixed conspicuously on the front of and in said building and be served as the law requires, under the direction of Dr. Charles F. Roberts, the Sanitary Superintendent; and further, that said building be not again used as a human habitation without a written permit from this Board.

tion without a written permit from this Board.

Certificates declaring premises Avenue B, 50 feet south of Eighty-second street, No. 78 Sheriff street, Avenue B, 100 feet south of Eighty-second street, and Eighty-second street, 100

feet east of Avenue B, public nuisances.
On motion, the following order was entered t

Whereas, The premises Avenue B, fifty feet south of Eighty-second street, in the City and County of New York, and the business pursuit specified in this case, being in the opinion of the Board in a condition and in effect dangerous to life and health and a public nuisance, and the Board having taken and filed among its records the reports of the Sanitary Superintendent and the Inspectors relating thereto, and what it regards as sufficient proof to authorize its declaration that the premises and business pursuit in this case are in condition and effect dangerous to life and health and a public nuisance; the Board hereby enters in its records the said premises as a nuisance, and declares the same to be a public nuisance dangerous to life and health, and in respect thereto orders, viz.: That the use of said premises as a stable be discontinued; that the said premises be cleaned; that the filth-saturated soil be removed and replaced with fresh earth, and the surface so graded that all surface water shall be freely discharged therefrom.

On motion, the following order was entered:

On motion, the following order was entered:

Whereas, The premises No. 78 Sheriff street, in the City and County of New York, and the business pursuit specified in this case, being in the opinion of the Board in a condition and in effect dangerous to life and health and a public nuisance, and the Board having taken and filed among its records the reports of the Sanitary Superintendent and the Inspectors relating thereto, and what it regards as sufficient proof to authorize its declaration that the premises and business pursuit in this case are in condition and effect dangerous to life and health and a public nuisance; the Board hereby enters in its records the section reviews as a nuisance and declares the same to be the Board hereby enters in its records the said premises as a nuisance, and declares the same to be a public nuisance dangerous to life and health, and in respect thereto orders, viz.: That the use of said premises as a stable be discontinued; that the said premises be cleaned; that the filth-saturated soil be removed and replaced with fresh earth, and the surface so graded that all surface water shall be freely discharged therefrom.

On motion the following orders are supported.

water shall be freely discharged therefrom.

On motion, the following order was entered:

Whereas, The premises Avenue B, 100 feet south of Eighty-second street, in the City and County of New York, and the business pursuit specified in this case, being in the opinion of the Board in a condition and in effect dangerous to life and health and a public nuisance, and the Board having taken and filed among its records the reports of the Sanitary Superintendent and the Inspectors relating thereto, and what it regards as sufficient proof to authorize its declaration that the premises and business pursuit in this case are in condition and effect dangerous to life and health and a public nuisance; the Board hereby enters in its records the said premises as a nuisance, and declares the same to be a public nuisance dangerous to life and health, and in respect thereto orders, viz.: That the use of said premises as a stable be discontinued; that the said premises be cleaned; that the filth-saturated soil be removed and replaced with fresh earth, and the surface so graded that all surface water shall be freely discharged therefrom.

On motion, the following order was entered:

ance, and declares the same to be a public nuisance dangerous to lite and neaun, and in respectivenes of the control of the co

Reports on Applications for Permits.

On motion, it was Resolved, That permits be and are hereby granted as follows:
No. 124, to keep a lodging-house, 372 lodgers, at Nos. 86 and 88 Bowery; No. 8895, to keep a rag shop to handle fresh tailor clippings at No. 29 Grand street; No. 8896 to use a smoke-house at No. 134 Alexander avenue; No. 8897 to keep two cows at No. 309 West One Hundred and Forty-second street; No. 8898, to occupy basement at No. 155 East Fourth street as a place of living and sleeping; No. 8899, to occupy basement at No. 150 East Fourth street as a place of living and sleeping; No. 8900, to occupy basement at No. 241 Rivington street as a place of living and sleeping; No. 8901, to keep five chickens at No. 325 East Fifty-third street; No. 8902, to keep forty chickens at No. 2397 Tiebolt avenue; No. 8903, to keep fifty chickens at Chrystie place, Morris Heights; No. 8904, to receive and load manure on cars at the Thirty-third street station of the New York Central and Hudson River Railroad: No. 8905, to occupy basement Morris Heights; No. 8904, to receive and load manure on cars at the Thirty-third street station of the New York Central and Hudson River Railroad; No. 8905, to occupy basement at No. 304 Bowery as a place of living and sleeping; No. 8906, to occupy basement at No. 148 East Fourth street as a place of living and sleeping; No. 8907, to occupy basement at No. 138 Seventh street as a place of living and sleeping; No. 8908, to occupy basement at No. 166 West One Hundred and Twenty-first street as a place of living and sleeping; No. 8909, to occupy basement at No. 238 West One Hundred and Twenty-sixth street as a place of living and sleeping; No. 8910, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninety-seventh street and Kingsbridge road; No. 8010, to keep two cows at One Hundred and Ninet

No. 3910, to keep two tows at one Hundred and Ninety-seventh street and Kingsbridge road; No. 8911, to board and care for one child at No. 760 Second avenue.

On motion, it was Resolved, That permits be and are hereby denied, as follows:

No. 262, to board and care for children at No. 238 East Seventy-fifth street; No. 264, to drive one cow to pasture, One Hundred and Sixty-ninth street, between Third and Fulton avenues to and from One Hundred and Seventieth street and Third avenue.

On motion, it was Resolved, That the following permits be and the same are hereby revoked:
No. 92, to keep a lodging-house at Nos. 86 and 88 Bowery; No. 1267, to sell and deliver milk at No. 713 Washington street; No. 2749, to sell and deliver milk at No. 794 Seventh avenue; No. 5267, to sell and deliver milk at No. 692 Tenth avenue; No. 5294, to sell and deliver milk at No. 417 East One Hundred and Sixth street; No. 5373, to sell and deliver milk at No. 506 East Seventeenth street; No. 5381, to sell and deliver milk at No. 214 West Eighteenth street.

Reports on Applications for Relief from Orders.

On motion, it was Resolved, That the following orders be suspended, extended, modified,

On motion, it was Resolved, That the following orders be suspended, extended, modified, rescinded or referred, as follows:

Order No. 16165. No. 105 Macdougal street, extended to July 1, 1896; Orders Nos. 19525, 19526. Nos. 2203 to 2207 Fifth avenue, extended to June 20, 1896; Order No. 24496. No. 43 West One Hundred and Fortieth street, extended to July 15, 1896; Order No. 24561. No. 2470 Webster avenue, extended to July 1, 1896; Order No. 26771. No. 161 East Ninety-sixth street, extended to June 15 June 15, 1896; Order No. 28536. No. 1029 Stebbins avenue, extended to June 19, 1896; Order No. 28554,

No. 414 West Fifty-second street, extended to July I, 1896, providing the bottom of the air shaft be cleaned and disinfected; Orders Nos. 30203 and 30360. Nos. 2069 and 2071 Third avenue, extended to July I, 1896; Order No. 28273. Northeast corner One Hundred and Nineteenth street and Amsterdam avenue, modified so as not to require sewer connecting premises and removal of privy vault, provided the ground space under the stable floor be cemented and so graded as to discharge all liquid matter into a cesspool-connected drain and said cesspool made water tight; Order No. 29290. No. 101 Madison street, modified so as not to require additional ventilation to halls and that the rest of the order be enforced; Order No. 22566. No. 310 East Twentieth street, extended to July I, 1896; the modification was denied; Order No. 27610. Nos. 310 and 312 West Fortieth street, extended to June 17, 1896; Order No. 28021. No. 105 Sullivan street, extended to July 15, 1896; Order No. 28922. No. 82 Amsterdam avenue, extended to June 15, 1896; Order No. 29699. No. 32 West One Hundred and Twenty-third street, extended to July I, 1896; Order No. 30421. No. 8 West Thirty-fifth street, extended to July I, 1896; Order No. 30581. No. III Monroe street, extended to June 18, 1896; Order No. 28825. No. 166 East Seventy-eighth street, modified so as not to require a ventilator over the halls nor drip-trays for water-closets; Order No. 29809. No. 793 First avenue, modified so as not to require drip-trays for water-closets and to omit requiring the ceilar to be connected, providing rear part of cellar be properly ventilated and the rest of the order complied with. rest of the order complied with.

rest of the order complied with.

Order No. 3593, No. 210 East Ninety-eighth street, rescinded; Order No. 4139, No. 417 East
Fifty-ninth street, rescinded; Order No. 7122, Nos. 18 and 20 Roosevelt street, rescinded; Order
No. 8709, No. 34 Hamilton street, rescinded; Order No. 10168, northwest corner Seventy-ninth
street and Amsterdam avenue, rescinded; Order No. 17832, No. 417 East Fifty-ninth street,
rescinded; Order No. 21360, No. 249 West One Hundred and Twenty-fourth street, rescinded;
Order No. 24557, No. 2094 Third avenue, rescinded; Order No. 27084, No. 39 East Twenty-second
street, rescinded; Order No. 27522, No. 79 West One Hundred and Thirty-second street,
rescinded; Order No. 27522, No. 72 Mott street, rescinded; Order No. 27714, No. 446 West
Forty-second street, rescinded; Order No. 28491, No. 50 East Sixty-ninth street, rescinded; Order
No. 28495, No. 257 West Thirty-third street, rescinded; Order No. 28605, No. 21 Pell street,
rescinded; Order No. 28773, No. 410 East One Hundred and Fourteenth street, rescinded; Order
No. 28976, Nos. 342 to 348 East Sixty-second street, rescinded; Order No. 29217, No. 439 West
Thirty-second street, rescinded; Order No. 30086, No. 250 Hudson street, rescinded; Order No.
30264, Nos. 896 and 900 Eleventh avenue, rescinded; Order No. 30478, No. 917 Third avenue,
rescinded; Order No. 30951, No. 553 West Fifty-first street, rescinded.
On motion, it was Resolved, That the following applications for relief from orders be and are
hereby denied:

rescinded; Order No. 30951, No. 553 West Fifty-first street, rescinded.

On motion, it was Resolved, That the following applications for relief from orders be and are hereby denied:

Order No. 27698, No. 1049 Second avenue; Order No. 28091, No. 160 Ludlow street; Order No. 28591, No. 2452 Third avenue; Order No. 3015, No. 422 East Sixty-second street; Order No. 30032, No. 61 Mangin street; Order No. 3019, No. 218 East Eleventh street; Order No. 30333, No. 328 East Seventy-seventh street; Order No. 28527, No. 163 Mott street; Order No. 30198, No. 327 East Seventy-fifth street; Order No. 30518, No. 428 East Eighty-sixth street; Order No. 30773, No. 85 Division street.

The following communications were received from the Chief Inspector of Contagious Diseases; 1st. Weekly report of work performed by the Division of Contagious Diseases. Ordered on file. 2d. Weekly report of work performed by the Veterinarian. Ordered on file. 3d. Report on application for leave of absence.

On motion, it was Resolved, That leave of absence be and is hereby granted as follows: Veterinarian I. K. Johnson, from June 16 to 19, inclusive; Sanitary Inspector Bond, from June 3 to 6, inclusive, on account of sickness; Sanitary Inspector Lytle, June 8 and 9. Reports of inspections of discharged patients from Riverside Hospital. Ordered on file. Reports on applications to allow Janitors to occupy certain school buildings.

On motion, it was Resolved, That, upon the report of Medical Inspector Moreau Morris, M. D., and the facts contained therein, this Board consents to the occupation for a dwelling of school building (Grammar School), No. 72, at Lexington avenue, between One Hundred and Fifth and One Hundred and Sixth streets, by the present Janitor and his present family.

On motion, it was Resolved, That, upon the report of Medical Inspector Moreau Morris, M. D., and the facts contained therein, this Board consents to the occupation for a dwelling of school building (Grammar School), No. 74, at the corner of Medical Inspector Moreau Morris

M. D., and the facts contained therein, this Board consents to the occupation for a dwelling of school building (Grammar School), No. 74, at No. 220 East Sixty-third street, by the present Janitor and his present family.

On motion, it was Resolved, That, upon the report of Medical Inspector Moreau Morris, M. D., and the facts contained therein, this Board consents to the occupation for a dwelling of school building (Grammar School), No. 76, at the corner of Lexington avenue and Sixty-eighth street, by the present Janitor and his present family.

On motion, it was Resolved, That, upon the report of Medical Inspector Moreau Morris, M. D., and the facts contained therein, this Board consents to the occupation for a dwelling of school building (Grammar School), No. 26, at the corner of Eighty-first street and Avenue A, by the present Janitor and his present family.

On motion, it was Resolved, That the application to allow the Janitor of Grammar School No. 71, of Nos. 188 and 192 Seventh street, to remain in the rooms now occupied by his family be and is hereby denied, for the reason that cases of contagious or infectious diseases occurring in his family are liable at any time to cause the closing of the school.

Resolved, That the application to allow the Janitor of Primary School No. 21, at Nos. 227 and 235 East One Hundred and Second street, to remain in the rooms now occupied by his family be and is hereby denied, for the reason that cases of contagious or infectious diseases occurring in his family are liable at any time to cause the closing of the school.

Resolved, That the application to allow the Janitor of Primary School No. 73, at No. 209 East Forty-sixth street, to remain in the rooms now occupied by his family be and is hereby denied, for the reason that cases of contagious or infectious diseases occurring in his family are liable at any time to cause the closing of the school.

Resolved, That the application to allow the Janitor of Primary School No. 35, at the corner of First avenue and Fifty-first

is hereby denied, for the reason that cases of contagious or infectious diseases occurring in his family are liable at any time to cause the closing of the school.

The following communications were received from the Register of Records:

1st. Weekly letters; ordered on file. 2d. Weekly abstract of births; ordered on file. 3d.

Weekly abstract of still-births; ordered on file. 4th. Weekly abstract of marriages; ordered on file. 5th. Weekly abstract of deaths from contagious disease; ordered on file. 6th. Weekly mortuary statement; ordered on file. 7th. Weekly report of work performed by clerks; ordered on file. 8th. Reports on delayed birth and marriage certificates.

On motion, it was Resolved, That the Register of Records be and is hereby directed to record the delayed birth and marriage certificates named in his report dated June 9, 1896.

Report on application to file supplemental papers.

On motion, it was Resolved, That permission be and is hereby given to file supplemental

On motion, it was Resolved, That permission be and is hereby given to file supplemental papers relating to Josephine Cohn, born August 21, 1890; Joseph Wagner, died December 12, Submitting delayed birth and marriage certificates.

Submitting delayed birth and marriage certificates.

On motion, it was Resolved, That the Register of Records be and is hereby directed to file in the "Volume of Delayed and Imperfect Certificates" the following birth and marriage certificates: Abraham Bernstein, married November 25, 1894; Thomas McGiff, married February 2, 1886; Nathan Saunders, born June 25, 1881.

The following communication was received from the Pathologist and Director of the Bacterio-

logical Laboratory:

1st. Weekly report of work performed by the Division of Pathology, Bacteriology and Disin-

fection. Ordered on file.

Report in respect to the sale of tetanus antitoxine. Ordered on file.

Miscellaneous Reports, Communications, etc.

The weekly statement of the Comptroller was received and ordered on file.

A copy of a resolution adopted May 28, 1896, by the Commissioners of the Sinking Fund, insterring premises on southerly side of Seventeenth street, near Avenue C, to the Health Department, was received and ordered on file.

A copy of a resolution adopted May 11, 1896, by the Civil Service Supervisory Board, amend-Regulation No. 40 of the Civil Service Regulations, was received and ordered on file.

A communication from the City Vigilance League in respect to complaints made by unauthor-

cream. The term "cream" means the fatty portions of pure milk which rise to the surface when the milk is left at rest, or which is separated by other means. The term "adulterated," when used in this section, refers to cream to which any foreigh substance whatever has been added.

Section 224. No condensed milk which is adulterated shall be brought into, held, kept, or offered for sale at any place in the City of New York, nor shall any one have, keep, or offer for sale in said city any such condensed milk. The words "condensed milk" mean pure milk from which any part of the water has been removed, or pure milk from which any part of the water has been removed and to which sugars have been added. The term "adulterated," when used in this section, refers to condensed milk in which the amount of fat is less than twenty-five per cent. of the milk solids contained therein, or to which any foreign substance whatever has been added, excepting sugars, as in preserved milks.

On motion, the Board adjourned.

EMMONS CLARK, Secretary.

DEPARTMENT OF PUBLIC WORKS.
DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, May 23, 1896.

In accordance with the provisions of section 51, chapter 410 of the Laws of 1882, the Department of Public Works makes the following report of its transactions for the week ending May 16, 1896:

Public Moneys Received during the Week .- For Croton water rents, \$94,786.81; for penalties, water rents, \$98.85; for tapping Croton pipes, \$267.50; for sewer permits, \$312; for restoring and repaving—Special Fund, \$766.25; for redemption of obstructions seized, \$25.50; for shed permits, \$10; for vault permits, \$4,374.17; total, \$100,641.08.

Public Lamps.—5 old lamps relighted, 3 lamps discontinued, 19 lamp-posts removed, 14 lamp-posts reset, 23 lamp-posts straightened, 16 columns releaded, 3 columns refitted, 5 service-

pipes refitted, I stand-pipe refitted.

Permits Issued.—63 permits to tap Croton pipes, 51 permits to open streets, 15 permits to make sewer connections, 21 permits to repair sewer connections, 207 permits to place building material on streets, 30 permits, special, 7 permits to construct street vaults, 19 permits for building purposes, 2 permits for construction of sheds, etc.

Repairing and Cleaning Sewers.—133 receiving basins and culverts cleaned, 1,610 lineal feet of sewer cleaned, 1,100 lineal feet of sewer cleaned, 1,100 lineal feet of sewer relieved, 32,328 lineal feet of sewer examined, 8 manhole heads reset, 2 basin-heads reset, 1 basin repaired, 1 new manhole built, 10 new manhole heads and covers put on, 8 new manhole covers put on, 3 new gaskets put on, 7 new basin covers put on, 313 cubic feet of brickwork built, 1 new basin-hood in, 35 square yards of pavement relaid, 1 new basin grate in, 39 cubic feet of earth excavated and refilled, 14 cart-loads of dirt removed, 13 lineal feet of brick sewer rebuilt, 2 square feet flagging relaid.

Obstructions Removed — 32 obstructions removed from various streets and avenues.

Obstructions Removed.—32 obstructions removed from various streets and avenues.

Repairs to Pavement.—4,300 square vards of pavement repaired.

Statement of Laboring Force Employed in the Department of Public Works during the Week

NATURE OF WORK.	MECHANICS.	LABORERS.	TEAMS.	CARTS
Aqueduct-Repairs, Maintenance and Strengthening	43	115	7	1
Laying Croton Pipes		43.		
Repairs and Renewals of Pipes, Stop-cocks, etc	54	116	3	21
Bronx River Works-Maintenance and Repairs	I	16	2	
Supplying Water to Shipping	6			
Repairing and Cleaning Sewers	18	32		
Repairing and Renewals of Pavements	145	172	2	5
Boulevards, Roads and Avenues, Maintenance of	145 26	56	2	
Roads, Streets and Avenues	8	12	2	
Total	301	510	18	10:

Requisitions on the Comptroller.—The total amount of requisitions drawn by the Department on the Comptroller during the week is \$166,100.67.

HOWARD PAYSON WILDS, Deputy Commissioner of Public Works.

### AQUEDUCT COMMISSION.

AQUEDUCT COMMISSIONERS' OFFICE, ROOM 209, STEWART BUILDING, NEW YORK, June 10, 1896. Abstract of Amount of Expenditures and Liabilities of the Aqueduct Commissioners during the Month of May, 1896, as required by Section 39, Chapter 490, Laws of 1883.

Expenditures.			
Salaries—Commissioners and employees	\$14,812 60		
Rent.	2,580 00		
Traveling and incidental expenses	465 16		
Maintenance horses, wagons and harness	207 98		
Hire horses and wagons.	190 90		
Horse	165 00		
Repairs, etc., diamond drills	120 88		
Taxes	104 56		
Paint, tools, etc	100 51		
Stationery, etc	53 95		
Expenditures	\$18,801 54		
Monthly estimate of amount due contractors for work done under contract for Jerome Park Reser-			
voir, New Croton Dam, new highways, etc., Lines 1 and 4, highways or roads, etc., Reservoir "D"			
Total expenditures	\$70.60T.04		
Total expenditures	\$79,601 04		
LIABILITIES.	\$79,601 04 \$10,506 60		
Salaries—Commissioners and employees			
Salaries—Commissioners and employees	\$10,506 60		
Salaries—Commissioners and employees.  Rent. Traveling and incidental expenses Hire horses and wagons.	\$10,506 60 850 00		
Salaries—Commissioners and employees	\$10,506 60 850 00 185 59 75 00 74 29		
Salaries—Commissioners and employees Rent Traveling and incidental expenses Hire horses and wagons. Stationery, etc Drawing materials, etc	\$10,506 60 850 00 185 59 75 00 74 29 65 55		
Salaries—Commissioners and employees.  Rent. Traveling and incidental expenses Hire horses and wagons. Stationery, etc. Drawing materials, etc. Tools, materials, etc.	\$10,506 60 850 00 185 59 75 00 74 29 65 55 53 57		
Salaries—Commissioners and employees.  Rent. Traveling and incidental expenses Hire horses and wagons Stationery, etc Drawing materials, etc. Tools, materials, etc. Harness supplies, horseshocing, etc.	\$10,506 60 850 00 185 59 75 00 74 29 65 55 53 57 41 50		
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### ALDERMANIC COMMITTEES.

County Affairs. Railroads.
COUNTY AFFAIRS—The Committee on
County Affairs will hold a meeting on Monday, June 29, 1896, at 1.30 o'clock P. M., in
Room 13, City Hall.
RAILROADS—The Committee on Railroads

will hold a meeting on Monday, June 29, 1896, at 2.30 o'clock P. M., in Room 13, City Hall.

WM. H. TEN EYCK, Clerk, Common Council.

## OFFICIAL DIRECTORY.

Mayor's Office-No. 6 City Hall, 9 A. M. to 5 P. M.

- Saturdays, 9 A. M. to 12 M.

  Mayor's Marshal's Office—No. 1 City Hall, 9 A. M. to
- Commissioners of Accounts-Stewart Building, 9 A. M.
- to 4 P. M. Aqueduct Commissioners—Stewart Building, 5th
- Agneance Common Space Stewart Building, Board of Armory Commissioners—Stewart Building, 9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M.

  Clerk of Common Council—No. 8 City Hall, 9 A. M. to
- 4 P.M.
  Department of Public Works-No. 150 Nassau street,
- 9 A. M. 10 4 F. M.

  Department of Street Improvements, Twenty-third

  and Twenty-fourth Wards-No. 2622 Third avenue,
- Twenty-fourth Wards-No. 2622 Third avenue, M. 10 4 P. M.; Saturdays, 12 M. epartment of Buildings-No. 220 Fourth avenue,
- . to 4 P.M. aptroller's Office-No. 15 Stewart Building, 9 A. M.
- to 4 P.M. Auditing Bureau-Nos. 19, 21 and 23 Stewart Build-
- Auditing Bureau—Nos. 19, 21 and 23 stewart building, 9 A. M. to 4 P. M.

  Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents—Nos. 31, 33, 35, 37 and 39 Stewart Building, 9 A. M. to 4 P. M. No money received after 2 P. M.

  Bureau for the Collection of City Revenue and of

- Markets—Nos. 1 and 3 Stewart Building, 9 A. M. to 4 P. M. No money received after 2 P. M.

  Bureau for the Collection of Taxes—Stewart Building, 9 A. M. to 4 P. M. No money received after 2 P. M.

  City Chamberlain—Nos. 25 and 27 Stewart Building,
- 9 A. M. to 4 P. M.
  Counsel to the Corporation—Staats-Zeitung Building
  9 A. M. to 5 P. M.; Saturdays, 9 A. M. to 12 M.
  City Paymaster—Stewart Building, 9 A. M. to 4 P. M.
  Corporation Attorney—No. 119 Nassau street, 9 A. M. to 4 P. M.
- to 4 P. M.
  Attorney for Collection of Arrears of Personal
  Taxes—Stewart Building, 9 A. M. to 4 P. M.
  Bureau of Street Openings—Nos. 90 and 92 West
  Procedures
- Broadway.
  Public Administrator—No. 119 Nassau street, 9 A. M. to 4 P. M.
  Police Department—Central Office, No. 300 Mulberry
- street, 9 A. M. to 4 P. M.

  Board of Education—No. 146 Grand street.

  Department of Charities—Central Office, No. 66
- Department of Charities—Central Office, No. 66
  Third avenue, 9 A. M. to 4 P. M.
  Department of Correction—Central Office, No. 148
  East Twentieth street, 9 A. M. to 4 P. M.
  Fire Department—Headquarters, Nos. 157 to 159 East
  Sixty-seventh street, 9 A. M. to 4 P. M.; Saturdays, 12 M.
  Central Office open at all hours.
  Health Department—New Criminal Court Building,
  Centre street, 9 A. M. to 4 P. M.
  Department of Public Parks—Arsenal, Central Park,
  Sixty-lourth street and Filth avenue, 10 A. M. to 4 P. M.;
  Saturdays, 12 M.
  Department of Docks—Battery, Pier A, North river,
  9 A. M. to 4 P. M.

- 9 A. M. to 4 P. M.

  Department of Taxes and Assessments—Stewart
  Building, 9 A. M. to 4 P. M.; Saturdays, 12 M.

  Board of Electrical Control—No. 1262 Broadway.

  Department of Street Cleaning—No. 32 Chambers

  Street, 9 A. M. to 4 P. M.

  Civil Service Board—Criminal Court Building, 9 A. M.

  10 A.P. M.
- to 4 P. M.
  Board of Estimate and Apportionment—Stewart
  Building.
  Board of Assessors—Office, 27 Chambers street, 9
- A. M. to 4 P. M.

  Board of Excise—Criminal Court Building, 9 A. M. to
  4 P. M.

- Sheriff's Office-Nos. 6 and 7 New County Courtouse, 9 A. M. to 4 P. M.

  Register's Office—East side City Hall Park, 9 A. M. to
- Commissioner of Jurors-Room 127, Stewart Build-

- Commissioner of Jurors—Room 127, Stewart Building, 9 A. M. to 4 P. M.
  County Clerk's Office—Nos. 7 and 8 New County
  Court-house, 9 A. M. to 4 P. M.
  District Attorney's Office—New Criminal Court
  Building, 9 A. M. to 4 P. M.
  The City Record Office—No. 2 City Hall, 9 A. M. to 5
  P. M., except Saturdays, 9 A. M. to 12 M.
  Governor's Room—City Hall, open from 10 A. M. to 4
  P. M.; Saturdays, 10 to 12 A. M.
  Coroners' Office—New Criminal Court Building, open
  constantly. Edward F. Reynolds, Clerk.
  Surrogate's Court—New County Court-house.
  10.30
  A. M. to 4 P. M.
  Appellate Division, Supreme Court—Court-house,
  No. 11 Fifth avenue, corner Eighteenth street. Court
  opens at 1 P. M.
- opens at 1 P. M.
  Supreme Court—County Court-house, 10.30 A. M. to 4

No. 111 Fifth avenue, corner Eighteenth street. Court opens at 1 P. M.

Suppreme Court—County Court-house, 10.30 A. M. to 4 P. M.

Criminal Division, Suppreme Court—New Criminal Court Building, Centre street, opens at 10.30 A. M.

Court of General Sessions—New Criminal Court Building, Centre street. Court opens at 110 clock A. M.; adiourns 4 P. M. Clerk's Office, 10 A. M. till 4 P. M.

City Court—City Hall. General Term, Room No. 20.

Frial Term, Part I., Room No. 20; Part II., Room No. 11.

Special Term Chambers will be held in Room No. 11.

Special Term Chambers will be held in Room No. 19 10 A. M. to 4 P. M. Clerk's Office, Room No. 10.

Court of Sp. cial Sessions—New Criminal Court Building, Centre street. Opens daily, except Saturday, at 10 A. M. Clerk's office hours daily, except Saturday, from 9 A. M. until 4 P. M.; Saturdays, 9 A. M. until 12 M.

District Civil Courts.—First District—Southwest corner of Centre and Chambers streets. Clerk's Office open from 9 A. M. to 4 P. M. Second District—Corner of Grand and Centre streets. Clerk's Office open from 6 A. M. to 4 P. M. Third District—Southwest corner Sixth avenue and West Tenth street. Court open daily (Sundays and legal holidays excepted) from 9 A. M. to 4 P. M. Fifth District—No. 154 Clinton street. Sixth District—No. 157 East Fifty-seventh street. Court opens 9 A. M. daily. Fifth District—No. 154 Clinton street. Sixth District—No. 157 East Fifty-seventh street. Court opens 9 o'clock (except Sundays and legal holidays). Eighth District—Northwest corner of Wenty-third street and Second avenue. Court opens 9 A. M. daily. Seventh District—No. 170 East Fifty-seventh street. Court opens 9 A. M. daily. Street and Eighth avenue. Court opens 9 A. M. daily. Street and Eighth avenue. Court opens 9 A. M. daily. Street and Eighth avenue. Court opens 9 A. M. daily. Street and Eighth avenue. Court opens 9 A. M. daily. Street and Eighth avenue. Court opens 9 A. M. to 4 P. M. Thirdenth District—Northwest corner of Northwest corner of Northwest corner of Northwest cor

### DEPARTMENT OF PUBLIC WORKS

COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, New York, June 24, 1896.
TO CONTRACTORS

PIOS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at No. 150 Nassau street, corner of Spruce street, in the Chief Clerk's Office, Room No. 1704-7, until 12 o'clock M. on Wednesday, July 8, 1896. The bids will be publicly opened by the head of the Department, in the basement at No. 150 Nassau street, at the hour abovementioned.

No. 1, FOR REGULATING AND GRADING ONE HUNDRED AND TWENTY-EIGHTH STREET, from Amsterdam avenue to Convent avenue, AND SETTING CURE-STONES AND FLAGGING SIDEWALKS THEREIN.

No. 2. FOR REGULATING AND GRADING ONE HUNDRED AND THIRTY-NINTH STREET, from Seventh avenue to Fifth avenue, AND SETTING CURB-STONES AND FLAGGING SIDEWALKS THEREIN

No. 3. FOR REGULATING AND GRADING ONE HUNDRED AND FIFTY-FOURTH STREET, from Bradhurst avenue to Macomb's Dam road, AND SETTING CURB-STONES AND FLAGGING SIDE WALKS THEREIN (except between Eighth avenue and Macomb's Dam road.)

No. 4. FOR REGULATING AND GRADING ONE HUNDRED AND SEVENTY-EIGHTH STREET, from Amsterdam avenue to Kingsbridge road, AND SETTING CURB-STONES AND FLAGGING SIDEWALKS THEREON.

No. 5. FOR REGULATING AND GRADING ONE HUNDRED AND EIGHTY-SECOND STREET, from Amsterdam avenue to Kingsbridge road, AND SETTING CURB-STONES, FLAGGING SIDEWALKS AND LAYING CROSSWALKS THEREIN.

THEREIN.

No. 6. FOR FLAGGING, REFLAGGING, CURBING AND RECURBING THE SIDEWALKS ON ONE HUNDRED AND FIFTY-EIGHTH, ONE HUNDRED AND FIFTY-NINTH AND ONE HUNDRED AND SIXTIETH STREETS, from Amsterdam to Eleventh avenue.

No. 7. FOR REPAIRS TO SEWER IN MORRIS STREET, between West and Washington streets.

No. 8. FOR SEWER IN FOLLOWING AUGUST.

No. 8. FOR SEWER IN FOURTH AVENUE, be-tween Thirty-first and Thirty-secends streets. No. 9. FOR SEWERS IN LEXINGTON AVE-NUE, BOTH SIDES, between Ninety-seventh and

No. 9. FOR SEWERS IN LEXINGTON AVENUE, BOTH SIDES, between Ninety-seventh and Ninety-eighth streets.

No. 10. FOR REPAIRS TO OUTLET SEWER FOOT OF VESTRY STREET, Pier 29, North river. Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him therein, and if no other person be so interested it shall distinctly state that lact; that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or in the work to which it relates, or in any portion of the profits thereof. Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting, the amount to be calculated upon the estimated amount of the work by which the bids are tested.

The consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must NoT be inclosed in a sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aloresaid, the amount of the deposit will be returned to him.

THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO RELECT ALL RIDS

time aforesaid, the amount of the deposit will be returned to him.

THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEEMS IT FOR THE BEST INTERESTS OF THE CITY.

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained in Rooms Nos. 1701 and 1734.

CHARLES H. T. COLLIS Commissioner of Public Works.

NOTICE TO PROPERTY-OWNERS, BUILDERS, FLAGGERS AND OTHERS.

NOTICE IS HEREBY GIVEN THAT THE practice of placing concrete or other friable curbon the streets of this city is in contravention of chapter 6, Article 7, section 105, Revised Ordinances of 1880, which reads: "All curb-stones \* \* \* shall be of the best hard blue or gray granite." And this Department will find it necessary to prosecute to the full penalty imposed by law persons setting or making such curbs, whether they have broken up or removed the curb-stones provided by the City or not.

Further notice is given that this Department will in no case entertain claims or damages to concrete or other artificial sidewalks that are caused by repair or setting of hydrants, or by other work which the City does for the general good.

CHARLES H. T. COLLIS, Commissioner of Public.

of hydrants, or by other work which the City does for the general good. CHARLES H. T COLLIS, Commissioner of Public Works.

### DAMACE COMM.-23-24 WARDS.

PURSUANT TO THE PROVISIONS OF CHAPter 537 of the Laws of 1893, entitled "An act providing for ascertaining and paying the amount of "damages to lands and buildings suffered by reason of "changes of grade of streets or avenues, made pursuant to chapter 721 of the Laws of 1887, providing for the "depression of railroad tracks in the Twenty-third and "Twenty-tourth Wards, in the City of New York, or "otherwise," and the acts amendatory thereof and supplemental thereto, notice is hereby given, that public meetings of the Commissioners, appointed pursuant to said acts, will be held at Room 58, Schermerhorn Building, No. 96 Broadway, in the City of New York, on Monday, Wednesday and Friday of each week, at 20 clock P. M., until further notice.

Dated New Yorks, October 30, 1805.

DANIEL LORD, JAMES M. VARNUM, GEORGE W. STEPHENS, Commissioners.

LAMONT MCLOCCHLIN, Clerk.

### DEPARTMENT OF PUBLIC PARKS.

New York, June 23, 1896.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR THE following-mentioned work, with the title of the work and the name of the bidder indorsed thereon, will be received by the Department of Public Parks, at its offices, the Arsenal, Central Park, until 10 o'clock A.M., Tuesday, July 7, 1896:

FOR FURNISHING AND DELIVERING SCREENED GRAVEL OF THE QUALITY KNOWN AS ROA HOOK GRAVEL WHERE REQUIRED ON THE CENTRAL PARK AND RIVERSIDE PARK AND AVENUE.

The estimate of the work to be done and the quantity

The estimate of the work to be done and the quantity of gravel to be furnished and delivered is as follows: 10,000 cubic yards double-screened gravel for roads and drives.

The contractor will be required to deliver the above material in such quantities and on the line of such roads in the Central Park and on Riverside Park and avenue as may, from time to time, be designated.

The amount of security required is five thousand delivers.

The amount of security required is an addollars.

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

above mentioned and read.

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

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or treeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 27 of chapter 8 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security

offered to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must Nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within ten days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

N. B.—The price must be written in the estimate and

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

Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cerporation.

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

Blank forms for proposals and forms of contract which the successful bidders will be required to execute, can be had at the office of the Department, Arsenal, Sixty-fourth street and Fifth avenue, Central Park.

S.V. R. CRUGER, SAMUEL McMILLAN, SMITH ELY, WILLIAM A. STILES, Commissioners of Public Parks.

DEPARTMENT OF PUBLIC PARKS, NEW YORK, June 20,

THE DEPARTMENT OF PUBLIC PARKS WILL sell at public auction, on the premises, on Friday, June 26, 1896, at 11 o'clock A. M.,

The two-story Brick Building, with Veranda, about 36 by 47 feet, now standing in Riverside Park, at the foot of West Eighty-seventh street.

The purchase money will be required to be paid in eash at the time of sale, and the purchaser will be required to remove the building entirely from the Park within thirry days thereafter.

By order of Commissioners of Public Parks.

WILLIAM LEARY, Secretary.

NOTICE.

THE DEPARTMENT OF PUBLIC PARKS WILL sell at public auction at the "Sheepfold" in Central Park (near Sixty-sixth street and Central Park, West), on Friday, June 26, 1896, at 10 o'clock A.M., the following:

Twelve Ram Lambs and Twenty Ewes, bred in Central Park. four Fleeces of Wool (about 460 pounds).

Al Park.
Sixty-four Fleeces of Wool (about the Free Fallow Deer Bucks.
The purchase-money will be required to be paid in ash at the time of sale, and the purchases removed rom the Park immediately thereafter.
By order of the Commissioners of Public Parks,
WILLIAM LEARY, Secretary.

# STREET IMPROVEMENTS, 23D AND 24TH WARDS.

OFFICE OF THE COMMISSIONER OF STREET IMPROVEMENTS OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS, NEW YORK, June 18, 1806.

THE COMMISSIONER OF STREET IMPROVEMENTS OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS, NEW YORK, JUNE 18, 1806.

THE COMMISSIONER OF STREET IMPROVEMENTS OF THE COMMISSIONER OF STREET IMPROVEMENTS OF THE WARDS WILL AND THE WARDS WILL AND THE WARDS WILL AND THE WARDS WILL AND THE WARDS OF T

TO CONTRACTORS.

June 17, 1896.
BIDS OR ESTRACTORS.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR EACH OF the following-mentioned works, with the title of the work and name of the bidder indorsed thereon, also the number of the work, as in the advertisement, will be received by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, at his office, No. 2622 Third avenue, corner of One Hundred and Forty-first street, until 11 o'clock a. M., on Tuesday, June 3c, 1896, at which time and hour they will be publicly opened:

No. 1. FOR COMPLETING THE REGULATING AND GRADING, SETTING CURB-STONES, FLAGGING THE SIDEWALKS AND LAYING CROSSWALKS IN EAST ONE HUNDRED AND SIXTY-SEVENTH STREET, from Prospect avenue to Westchester avenue.

No. 2. FOR REGULATING, GRADING, SETTING CURB-STONES, FLAGGING THE SIDEWALKS, LAYING CROSSWALKS AND PLACING FENCES IN CAMMANN STREET, from Harlem River terrace to Fordham road.

to Fordham road.

No. 3, FOR REGULATING AND GRADING,
SETTING CURB-STONES, AND FLAGGING THE
SIDEWALKS IN ONE HUNDRED AND SIXTYEIGHTH STREET, between Boston and Franklin

EIGHTH STREET, between Boston and Franklin avenues.

No. 4. FOR CONSTRUCTING SEWER AND APPURTENANCES IN MONROE AVENUE, from the existing sewer in East One Hundred and Seventy-third street to Belmont street.

No. 5. FOR CONSTRUCTING A SEWER AND APPURTENANCES IN HOME STREET, from the existing sewer in Intervale avenue to Hoe street.

No. 6. FOR CONSTRUCTING A SEWER AND APPURTENANCES IN EAST ONE HUNDRED AND SEVENTIETH STREET (HIGH BRIDGE STREET), between Boscobel and Marcher avenues, AND IN MARCHER AVENUE, between East One Hundred and Sixty-ninth street and Boscobel avenue.

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

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

panied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

The consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the secrity required for the completion of the contract, over and above his liabilities as bail, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the

good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by either a certified check upon one of the Stare or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must NOT be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him. The Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards reserves the right to reject all bids received for any particular work if he deems it for the best interests of the City.

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

LOUIS F. HAFFEN, Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards.

NOTICE IS HEREBY GIVEN THAT THE Commissioner of Street Improvements of the Twenty-third and Twenty-tourth Wards, in pursuance of chapter 576 of the Laws of 1896, and chapter 831 of the Laws of 1896, will, on the 29th day of June, 1896, at 10 o'clock A.M., consider and determine upon such proof as may be adduced before him whether the following streets and avenues in the Twenty-third and Twenty-fourth Wards, the title to which has not as yet been acquired by The Mayor, Aldermen and Commonalty of the City of New York, are now and have been in use for public traffic and travel since January 1, 1874, and are so used for fifty feet or less in width:

Monroe avenue, from Belmont street to East One Hundred and Seventy-sixth street.

Topping avenue (Lafayette avenue), from Belmont street to East One Hundred and Seventy-sixth street.

street to East One Hundred and Seventy-fifth street (Gray street). Belmont street (Jane street), from Monroe avenue to Topping avenue (Lafayette avenue).
Clay avenue (Lexington avenue), from East One Hundred and Seventy-sixth street to East One Hundred and Seventy-sixth street.
Anthony avenue (Prospect avenue), from East One Hundred and Seventy-sixth street.
Valentine avenue, from Burnside avenue to One Hundred and Eighty-third street.
Edgewater road, from Westchester avenue to West Farms road.

Farms road.
West Farms road, from Edgewater road to Boston Boston road, from Tremont avenue to Kingsbridge

Boston road, from Tremont avenue to Kingspridge road,
East Two Hundred and Thirty-third street (Grand avenue or Eastchester avenue), from Jerome avenue to the Bronx river.

East Two Hundred and Thirty-fourth street (Clinton avenue), from East Two Hundred and Thirty-third street to the Bronx river.

East Two Hundred and Thirty-fifth street (Willard street), from Oneida street (Fourth street) to the Bronx river.

East Two Hundred and Thirty-sixth street (Opdyke street), from Oneida street (Fourth street) to the Bronx

East Two Hundred and Thirty-seventh street (Opdyke street), from Oneida street (Fourth street) to the Bronx river.

East Two Hundred and Thirty-seventh street (Oakley street or First avenue), from Kepler avenue (Third street) to Katonah avenue (second street).

East Two Hundred and Thirty-eighth street (Kemble street or Second avenue), from Kepler avenue (Third street) to Katonah avenue (Second street).

East Two Hundred and Thirty-ninch street (Knox street or Third avenue), from Keppler avenue (Third street) to Katonah avenue (Second street).

East Two Hundred and Fortieth street (Holly street or Fourth avenue), from Mount Vernon avenue (Mile Square road) to Katonah avenue (Second street).

East Two Hundred and Forty-first street (Hyatt street or Fifth avenue), from Mount Vernon avenue (Mile Square road) to Katonah avenue (Second street).

Verio street (First street), from East Two Hundred and Thirty-third street (Grand avenue or Eastchester avenue) to Tso feet norts of Two Hundred and Thirty-sixth street (Opdyke street).

Katonah avenue (Second street), from East Two Hundred and Thirty-third street (Grand avenue or Eastchester avenue) to Mount Vernon avenue (Mile Square road).

Kepler avenue (Third street), from East Two Hundred and Thirty-third street (Grand avenue or Eastchester avenue) to Mount Vernon avenue (Mile Square road).

Kepler avenue (Fourth street), from East Two Hundred and Thirty-third street (Grand avenue or Eastchester avenue) to Mount Vernon avenue (Mile Square road).

chester avenue) to Mount Vernon avenue (Mile Square road).

Oneida avenue (Fourth street), from East Two Hundred and Thirty-third street (Grand avenue or East-chester avenue) to about 150 feet north of East Two Hundred and Thirty-sixth street (Opdyke street).

East Two Hundred and Thirty-fifth street (Willard street or Ewen place), from Napier avenue (Prospect avenue) to Mount Vernon avenue (Mile Square road).

East Two Hundred and Thirty-sixth street (Opdyke avenue or Berrien place), from Napier avenue (Prospect avenue) to Mount Vernon avenue (Mile Square road).

Dated New York, June 17, 1896.

LOUIS F. HAFFEN, Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards.

### FINANCE DEPARTMENT.

NOTICE OF ASSESSMENT FOR OPENING STREETS AND AVENUES.
IN PURSUANCE OF SECTION 916 OF THE
"New York City Consolidation Act of 1882," as
amended, the Comptroller of the City of New York
hereby gives public notice of the confirmation by the
Supreme Court of the assessments for OPENING AND
ACQUIRING TITLE to the following-named streets
in the

in the

TWELFTH WARD.

TWO HUNDRED AND FOURTH STREET,
FROM TENTH AVENUE TO HARLEM RIVER;
confirmed June 5, 1896; entered June 22, 1896;
Area of assessment: All those lots, pieces orparcels of land situate, lying and being in the
City of New York, which taken together are
bounded and described as follows, viz.: On the north
by the middle line of the blocks between
Two Hundred and Fourth street and Two Hundred and
Fifth street; on the east by the bulkhead line, Harlem

river; on the south by the middle line of the blocks between Two Hundred and Third street and Two Hundred and Fourth s.reet, and on the west by the easterly side of Tenth avenue.

TWO HUNDRED AND SIXTH STREET, FROM TENTH AVENUE TO HARLEM RIVER; confirmed June 5, 1896; entered June 22, 1896. Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by the middle line of the blocks between Two Hundred and Sixth street and Two Hundred and Seventh street; on the east by the bulkhead-line, Harlem river; on the south by the middle line of the blocks between Two Hundred and Fifth street and Two Hundred and Sixth street, and on the west by the easterly side of Tenth avenue.

The above-entitled assessments were entered in the Record of Titles of Assessments were entered in the Record of Titles of Assessments and Arrears of Taxes and Assessments and of Water Rents," on the respective dates herein above given, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the said respective dates of entry of the assessments, interest will be collected thereon as provided in section 917 of said "New York City Consolidation Act of 1832."

Section 917 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments it shall be the duty of the officer authorized to collect and receive the amount of such assessment to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payme it."

The above assessments are payable to the Collector of Assessments and Citels of Arrears of the Collector for

be calculated from the date of such entry to the date of payment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before August 21, 1896, will be exempt from interest as above provided, and after that date will be charged interest at the rate of seven per cent. per annum from the above respective dates of entry of the assessments in the Record of Titles of Assessments in said Bureau to the date of payment.

ASHBEL P. FITCH, Comptroller.
CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 23, 1896.

NOTICE OF ASSESSMENT FOR OPENING STREETS AND AVENUES.

IN PURSUANCE OF SECTION 916 OF THE "New York City Consolidation Act of 1882," as amended, the Comptroller of the City of New York hereby gives public notice of the confirmation by the Supreme Court of the assessment of OPENING AND ACQUIRING TITLE to the following in amed streets and avenues in TWELFTH WARD:

TWO HUNDRED AND FIFTH STREET, BETWEEN TENTH AVENUE AND BULK HEAD LINE, HARLEM RIVER; confirmed May 28, 1896; centered June 13, 1896. Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are blocks between Two Hundred and Fifth street; on the south by the middle line of the blocks between Two Hundred and Fourth street and Two Hundred and Fifth street; on the east by the bulk-head-line, Harlem river, and on the west by the easterly side of Tenth ade The North Mark.

ONE HUNDRED AND SIXTY-SECOND STREET, FROM MORRIS AVENUE TO RAIL-ROAD AVENUE, WEST; confirmed June; 1896; entered June 13, 1896. Area of assessment; All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.; 1896. Street of the Street of

be calculated from the date of such entry to the date of

be calculated from the date of such entry to the date of payment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before August 12, 1896, for the opening of Two Hundred and Fitth street, from Tenth avenue to Harlem river, One Hundred and Sixty-second and One Hundred and Sixty-third streets, between Morris and Railroad avenues, and Teller avenue; and on or before August 13, 1896, for the opening of One Hundred and Sixty-third street, between Brook and Courtlandt avenues, will be exempt from interest, as above provided, and after these dates will be charged interest at the rate of seven per cent, per annum from the above respective dates of entry of the assessments in the Record of Titles of Assessments in said Bureau to the date of payment.

to the date of payment.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 17, 1896.

PETER F. MEYER, AUCTIONEER.

SALE OF LEASE OF CITY PROPERTY.

THE COMPTROLLER OF THE CITY OF NEW
York will sell at public auction to the highest bidder of yearly rental, at his office, in the Stewart
Building, No. 280 Broadway, at noon, on Tuesday,
the thirtieth day of June, 1836, of the following property belonging to the Corporation of the City of New
York, to wit:

The premises known as Nos. 8, 10, 12 and 14 Chambers
street, upon the following

TERMS AND CONDITIONS OF SALE.
The rent shall be paid quarterly in advance, and the ghest bidder will be required to pay the Auctioneer's e and one quarter's rent at the time and place of the le

sale.

The amount so paid shall be forfeited if the successful bidder does not execute the lease and bond within fifteen days after the sale, and the Compiroller is authorized, in his discretion, to resell the premises bid off by any person failing to comply with this condition of the sale, and the persons so failing to comply shall be liable for any deficiency or loss that may result to the City from such resale.

No person will be received as lessee or surery who

for any deficiency or loss that may result to the City from such resale.

No person will be received as lessee or surety who is delinquent on any former lease from the Corporation, and no bid will be accepted from any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation, as provided by law.

The lease will contain the usual covenants and conditions and a provision for the surrender of the premises if required for public purposes, on three months' notice.

All repairs shall be made at the expense of the lessee, and he shall pay Croton water rents.

The lessee will be required to give a bond for double the amount of the annual rent, with two sureties, to be approved by the Comptroller, conditioned for the payment of the rent quarterly and the fulfillment of the covenants of the lease.

The Comptroller shall have the right to reject any bid.

By order of the Commissioners of the Sinking Fund.
ASHBEL P. FITCH, Comptroller.
CITY OF New YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 16, 1896.

PETER F. MEYER, AUCTIONEER.

PETER F. MEVER, AUCTIONEER.

CORPORATION SALE OF REAL ESTATE.

PUBLIC NOTICE IS HEREBY GIVEN THAT
the Commissioners of the Sinking Fund of the City
of New York, by virtue of the powers vested in them by
law, will offer for sale, at public auction, on Wednesday,
luly 12, 1896, at 12 o'clock m., at the New York Real
Estate Salesroom, No. 111 Broadway, the following described lots, pieces or parcels of real estate belonging to
the Corporation of the City of New York, viz.: Four
(4) lots on the south side of One Hundred and Fifty-first
street, between Convent and Amsterdam avenues, Block
1077, Ward Nos. 50, 51, 52 and 53, each 25 feet front
and 99 feet 11 inches deep.

One (1) lot on the south side of One Hundred and
Fifty-first street, between Convent and Amsterdam
avenues, Block 1077, Ward No. 49, 25 feet front on One
Hundred and Fifty-first stree; 95 feet 11 inches deep on
the westerly side, 18 feet 5½ inches in the rear on the
southerly side, 16 feet 5 inches on Convent avenue and
84 feet 10 inches on the easterly side.

One (1) triangular lot on Convent avenue and One
Hundred and Fiftieth street, Block 1077, Ward Nos.
15 and 16, 108 feet 1136 inches front on Convent avenue, 99 feet 11 inches deep on the westerly side
and 43 feet 5½ inches on the northerly side thereof, and
containing 1,735 city lots. The several parcels of the
said property being shown on a map thereof prepared
by Eugene E. McLean, Engineer of the Finance Department, dated April 29, 1896, and numbered respectively
thereon Nos. 1, 2, 3, 4, 5 and 6.

Terms and Conditions of SALE:

The City shall retain the right to maintain forever the

TERMS AND CONDITIONS OF SALE :

thereon Nos. 1, 2, 3, 4, 5 and 6.

Terms and Conditions of Sale:

The City shall retain the right to maintain forever the new Aqueduct under the aforesaid lots and all the rights pertaining or necessary to such maintenance, and no excavation shall ever be made under the said lots below a point thirty (30) feet vertically distant from the established grade of the street.

The highest bidders will be required to pay ten (10) per cent. of the purchase-money and the auctioneer's fee on each lot immediately after the sale; thirty (30) per cent. upon the delivery of the deeds, within thirty days from the date of sale; and the balance, sixty (60) per cent. of the purchase-money, or any portion thereof, may reman, at the option of the purchaser, on bond and mortgage, for five years, with interest at the rate of six per cent. per 'annum, payable semi-annually, the mortgages to contain the customary thirty days' interest and ninety days' tax clauses.

The bond and mortgage may be paid off at any time within the term thereof on giving thirty days' notice to the Comptroller, or it may be paid by installments of not less than five hundred dollars, on any day when the interest is due, or on thirty days' notice. The bonds and mortgages will be prepared by the Counsel to the Corporation, and the sum of twelve dollars and fifty cents will be charged for drawing, acknowledging and recording each separate mortgage, If more than one lot of land is included in any mortgage, the whole mortgage must be paid off before any release can be given by the Corporation, as a release of any part of the premises included in a mortgage to the Corporation is forbidden by law.

The Comptroller may, at his option, resell any lot which may be struck off to the bidnest bidder who near

corporation is an energage to the Corporation is forbidden by law.

The Comptroller may, at his option, resell any lot which may be struck off to the highest bidder who may fail to comply with the terms of sale, and the party who may fail to comply therewith will be held liable for any deficiency that may result from any such resale.

The right to reject any bid is reserved.

Lithographic maps of said real estate may be had at the Comptroller's Office, Stewart Building, No. 280 Broadway, after June 15, 1896.

By order of the Commissioners of the Sinking Fund, under a resolution adopted at a meeting of the Board held May 28, 1896.

ASHBEL P. FITCH, Comptroller, CITY OF NEW YORK, FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 8, 1896.

NOTICE OF THE REDEMPTION OF NEW YORK CITY BONDS AND STOCK.

NOTICE IS HEREBY GIVEN TO THE HOLDERS of the New York City Stock and Bonds hereinafter described, that in a cordance with the terms of issue I will redeem said Stock and Bonds on the 2d day of July, 1896, at my office in the Stewart Building, No. 250 Broadway. New York City, and that on that day said Stock and Bonds will cease to bear interest, viz.: SIX PER CENT. CONSOLIDATED STOCK OF THE CITY OF NEW YORK, CITY IMPROVEMENT STOCK, issued in pursuance of Acts of the

Legislature, chapter 920, Laws of 1869, and chapter 322, Laws of 1871, redeemable at the pleasure of the Comp-troller after the 1st day of July, 1896, and payable May

troller after the 1st day of July, 1896, and payable May 1, 1926.

SIX PER CENT. CONSOLIDATED STOCK OF THE CITY OF NEW YORK, NEW YORK BRIDGE BONDS, issued in pursuance of acts of the Legislature, chapter 222. Laws of 1871, and chapter 300. Laws of 1875, redeemable at the pleasure of the Comptroller after the 1st day of July, 1896, and payable May 1, 1926.

SIX PER CENT. CONSOLIDATED STOCK "D" OF THE CITY OF NEW YORK, issued in pursuance of Acts of the Legislature, chapter 322, Laws of 1871, and chapter 756, Laws of 1873, redeemable at the pleasure of the Comptroller after the first day of July, 1896, and payable May 1, 1926.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 2, 1896.

NOTICE.

At a meeting of the Board of Docks held June 11, 1896, the following preamble and resolutions was adopted:

Whereas, Section

At a meeting of the Board of Docks held June 11, 1896, the tollowing preamble and resolutions were adopted:

Whereas, Section 1 of chapter 934 of the Laws of 1895, entitled "An Act to annex to the city and county of New York the territory lying within the incorporated villages of Wakefield, Eastchester and Williamsbridge, the town of Westchester, and portions of the towns of Eastchester and Pelham," provides as follows:

"Section 1. All that territory comprised within the limits of the towns of Westchester, Eastchester and Pelham, which has not been annexed to the city and county of New York at the time of the passage of this act, which lies southerly of a straight line drawn from the point where the northerly line of the Eronx river, to the middle of the channel between Hunter's and Glen Islands, in Long Island Sound, and all that territory lying within the incorporated limits of the village of Wakefield which lies northerly of said line, with the inhabitants and estates therein, is hereby set off from the contry of Westchester and annexed to, merged in and made part of the city and county of New York, and of the twenty-fourth ward of the said city and county of New York, and of the twenty-fourth ward of the said city and county of New York, and of the twenty-fourth ward of said city and county, subject to the same laws, ordinances, regulations, obligations and liabilities, and entitled to the same rights, privileges, franchises and immunities, in every respect, and to the same extent as if such territory had been included within said city and county of New York at the time of the grant and adoption of the first charter and organization thereof, and had so remained up to the passage of this act, and except as may be modified by the provisions herein contained, as if such territory had been included within said twenty-fourth ward by the provisions of chapter six hundred and thirteen of the laws of eighteen hundred and except as may be modified by the provisions of sention of the towns of Morrisania, West Farms

tions of the lands under water as may have been aliened, granted or sold by the said respective towns; and

Whereas, Under the provisions of section 711 of chapter 410 of the Laws of 1882, the Department of Docks is vested with the exclusive charge and control of all wharf property belonging to the Corporation of the City of New York, including all wharves, piers, bulkheads and structures thereon and waters adjacent thereto, and all the slips, basins, docks, water-fronts, land under water and structures thereon, and the appurtenances, easements, uses, reversions and rights belonging thereto, which are now owned or possessed by said corporation, or to which said corporation is or may become entitled, or which said corporation may acquire under the provisions hereof, or otherwise, and said Department is also vested with exclusive charge and control of the repairing, building, rebuilding, maintaining, altering, strengthening, leasing and protecting said property and every part thereof, and of all the cleaning, dredging, deepening necessary in and about the same. And said department is also invested with the exclusive government and regulation of all wharves, piers, bulkheads and structures thereon and waters adjacent thereto, and all the basins, slips and docks, with the land under water, in said city, not owned by said corporation; and

Whereas, It is important and necessary that the Dock Department sheuld have and place some one in charge and control of the said lands under water as well as the property owned by private individuals in that portion of the territory annexed to the City of New York under and pursuant to the provisions of said act, be hereby declared to constitute and shall be known hereafter as wharlage district of the City and County of New York; and be it further.

the provisions of said act, be hereby declared to constitute and shall be known hereafter as wharlage district of the City and County of New York; and be it further Resolved, That the Superintendent of Dccks be and he is hereby directed to assign a dockmaster to take charge and control of said wharfage district, and to take such further action as may be necessary for the conduct of said district and the collection of wharfage in accordance with the rules of the Department and the provisions hereof.

provisions hereof.

EDWARD C. O'BRIEN, President. GEORGE S. TERRY, Secretary.

### FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, NEW YORK, Headquarters fire Department, New York, June 15, 1895.

SEALED PROPOSALS FOR FURNISHING articles below enumerated to this Department will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10.30 o'clock A. M., Wednesday, July 1, 1896, at which time and place they will be publicly opened by the head of said Department and read. 425 white enameled and brass trimmed Iron Bedsteads, 425 Mattresses, Bolsters and Pillows.

A separate estimate must be made for the Bedsteads and for the Mattresses, etc., specifying the price of each article.

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

hour named.

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

The form of the agreement, with specifications, show-ing the manner of payment for the articles may be seen and forms of proposals may be obtained at the office of the Department.

seen and forms of proposals may be obtained at the office of the Department.

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

The articles are to be delivered within sixty (60) days after the execution of the contract.

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

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

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

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

Each bid or estimate shall contain and state the name

and all bids or estimates it deemed to be for the puone interest. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

Each bid or estimate shall be accompanied by the consent, in variting, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as surcties for its faithful performance in the sums specified in the several forms of contracts, which are as follows:

For the Mattresses, etc., \$2,400.

For the Pedstads, \$2,500.

For the Pedstads, \$2,500.

For the

### DEPT. OF PUBLIC CHARITIES.

DEPARTMENT OF PUBLIC CHARITIES, No. 66 THIRD AVENUE, NEW YORK, June 24, 1896. TO CONTRACTORS.

AVENUE, NEW YORK, June 24, 1896.

TO CONTRACTORS.

MATERIALS AND WORK REQUIRED FOR ADDITIONS, ALTERATIONS AND REPAIRS TO STEAM-HEATING SYSTEM AT INFANTS' HOSPITAL, RANDALL'S ISLAND.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 66 Third avenue, in the City of New York, until Wednesday, July 8, 1896, until 10 o'clock A.M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Additions, Alterations and Repairs to Steam-heating System at Infants' Hospital, Randall's Island," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The BOARD OF PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882.

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

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

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must be senting for the property of the property of the prepared for the pusiness, and must be senting for the property of the property of the property of the prepared for the pusiness, and must be senting for the property of the prope have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, each in the penal amount of fifteen hundred (1,500) dollars.

1,500) dollars.

Each bid or estimate shall contain and state the name Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested it shall distinctly state that fact; also that it is made without any connection with any other person making an estimate for the same purpose and is in all respects fair and without collusion or fraud; and that no member of

the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested of the Corporation, is directly or indirectly interested therein, or in the supplies to which it interested or in my protion or in the supplies to which it was not person is interested, the third is writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the WerkIPCATION be made and subscribed by all the parties interested. Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person maxing the estimate, they will, on its being so awarded, become bound as his surcties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the supplies by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and abov

absolute enforcement in every particular. SILAS C. CROFT, President; JOHN P. FAURE and JAMES R. O'BEIRNE, Commissioners, Depart-ment of Public Charities.

DEPARTMENT OF PUBLIC CHARITIES, NEW YORK

DEPARTMENT OF PUBLIC CHARITIES, NEW YORK, June 24, 1896.

PROPOSALS FOR DRY GOODS — SEALED bids or estimates for furnishing Dry Goods in conformity with samples and specifications, will be received at the office of the Department of Public Charities, No. 66 Third avenue, in the City of New York until 10 o'clock A. M. of Wednesday, July 8, 1896.

The articles, supplies, goods and merchandise are to be delivered, free of expense, on the Pier, at the toot of East Twenty-sixth street, New York, unless etherwise specified, and to be delivered not later than August 1, 1896.

The quality of the goods to conform in every respect.

The quality of the goods to conform in every respect to the samples exhibited, or, in absence of samples, to the specifications of the same, and which bidders are requested to examine with care before making their estimates.

21,500 yards Cassimere. Width, 27 inches inside the selvage; weight, 12 ounces to the yard; warp, 1,200 ends of No. 14 black cotton warp; picks, 38 to the inch; weave, bird's-eye; filling 65 per cent. new wool clips, 35 per cent. Ohio XX fleece wool, no cotton. Bidders will state the price for each article, by which the bids will be tested. Each article must be bid on separately.

separately.

Bidders will write out the amount of their estimates in

addition to inserting the same in figures.

No empty packages are to be returned to bidders or contractors except such as are designated in the specifi-

contractors except such as are designated in the specifications.

The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Dry Goods," with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President, or his duly authorized agent, and read.

The Board of Public Charities reserves the right to register at led by the President, or bid or estimates if Deemed to Section 64, Charite All Bids or Estimates if Deemed to Section 64, Charite 410, Laws of 1882.

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

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

Delivery will be required to be made from time to time and in such quantities as may be directed by the said Commissioners.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonals to that effect; and the

time and in such quantities as may be directed by the said Commissioners.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonals to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of he contract, by his or their bond, with two sufficient sureties, each in the penal amount of fifty (50) per cent. of the bid for each article.

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

consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith, and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must Nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of

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

The quality of the articles, supplies, goods, wares and werehandles wast or the form in ware restored to the

the contract will be readvertised and relet, as provided by law.

The quality of the articles, supplies, goods, wares and merchandise must conform in every respect to the samples of the same on exhibition at the office of the said Department, or in the absence of samples, to the printed specifications. Bidders are cautioned to examine the specifications for particulars of the articles, etc., required, before making their estimates.

Bidders will state the price for each article, by which the bids will be tested.

Bidders will state the price for each article, by which the bids will be tested.

Bidders will smale the price for each article, the company of the contract, or from time to time, as the Commissioners may determine. The form of the contract, including specifications, and showing the manner of payment, will be furnished at the office of the Department, and bidders are cautioned to examine each and all of its provisions carefully, as the Board of Public Charities will insist upon its absolute enforcement in every particular.

SILAS C. CROFT, President: JOHN P. FAURE and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities

### BOARD OF EDUCATION.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED by the Committee on Buildings, at the Hall of the Board of Education, No. 146 Grand street, until 3 o'clock P. M., on Tuesday, July 7, 1896, for supplying two Upright and three Square Pianos for use in the Public Schools.

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

The Committee reserve the right to reject any or alf of the proposals submitted.

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

Two responsible and approved sureties, residents of this city, are required in all cas\*s.

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

The party submitting a proposal must include in his proposal the names of all subcontractors, and no change will be permitted to be made in the subcontractors named without the consent of the Committee.

It is required, as a condition precedent to the reception or consideration of any proposals, that a certified check upon, or a certificate of deposit of, one of the State or National banks or Trust Companies of the City of New York, drawn to the order of the President of the Board of Education, shall accompany the proposal when said proposal is for or exceeds ten thousand dollars, and to an amount not less than three per cent. of such proposal when said proposal is for an amount under ten thousand dollars; that, on demand, withm one day after the awarding of the contract by the Committee, the President of the Board will return all the deposits of checks and certificates of deposits made, to the persons making the same, except that made by the persons or persons whose bid has been so accepted; and that if the person or persons whose bid has been so accepted; and that if the person or persons whose bid has been so accepte execution, to execute the same, the amount of the deposit or of the check or certificate of deposit made by him or them shall be forfeited to and retained by this Board not as a penalty, but as liquidated damages for such neglect or refusal, and shall be paid into the City Treasury to the credit of the Sinking Fund of the City of New York; but if the said person or persons whose bid has been so accepted shall execute the contract within the time aforesaid, the amount of his or their deposit of check or certificate of deposit shall be returned to him or them.

JOSEPH J. LITTLE, Chairman.

ARTHUR MCMULLIN, Secretary.

Dated New YORK, June 24, 1896.

SEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees for the Tenth Ward, at the Hall of the Board of Education, No. 146 Grand street, until 3 o'clock P. M., on Tuesday, July 7, 7896, for Making Alterations, Repairs, etc., to Grammar

r896, for Making Alterations, Repairs, etc., School No. 7.
LOUIS HAUPT, Chairman, PATRICK CARROLL,
Secretary, Board of School Trustees, Tenth Ward.
Dated New York, June 24, 1896.
Sealed proposals will also be received at the same place by the School Trustees of the Fourth Ward, until 3 o'clock P. M., on Tuesday, July 7, 1896, for Making Repairs, Alterations, etc., to Primary School

Making Repair.
No. 14.

HERMANN BOLTE, Chairman; JOHN B. SHEA,
Secretary, Board of School Trustees, Fourth Ward.
Dated New York, June 24, 1896.
Sealed proposals will also be received at the same place by the School Trustees of the Twelfth Ward, until 3 o'clock P. M., on Tuesday, July 7, 1896, for Erecting Iron Stairways, etc., at Primary School No. 21.

ROBERT E. STEEL, Chairman, ANTONIO RA-SINES, Secretary, Board of School Trustees, Twelfth

SINES, Secretary, Board of School Trustees, Twelfth Ward.

Dated New York, June 24, 1896.

Bated proposals will also be received at the same place by the School Trustees of the Fifteenth Ward, until 3 o'clock P, M., on Tuesday, July 7, 1896, for Making Alterations and Improvements to Premises of Primary School No. 25

RICHARD VAN COTT, Chairman, JOHN A. HARDENBERGH, Secretary, Board of School Trustees, Fifteenth Ward.

Dated New York, June 24, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Nineteenth Ward, until 3 o'clock P. M., on Tuesday, July 7, 1896, for MakingRepairs, Alterations, etc., at Grammar Schools Nos. 18, 27, 53, 59, 70, 73, 74, 76, 77, 82 and Primary Schools Nos. 17 and 35; also for Supplying Furniture and Repaus of in Grammar Schools Nos. 18, 27, 59, 70, 73, 77, 82 and Primary School No. 35.

RICHARD KELLY, Chairman, L. M. HORN-THAL, Secretary, Board of School Trustees, Nineteenth Ward.

Dated New York, June 24, 1896.

THAL, Secretary, Board of School Trustees, Nineteenth Ward.

Dated New York, June 24, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-second Ward, until 3 o'clock P. M., on Tuesday, July 7, 1896, for Making Alterations, Repairs, etc., at Grammar Schools Nos. 17, 28, 51, 58, 69, 48, 87, 04 and Primary School No. 41; also for Furniture and Repairs of, at Grammar Schools Nos. 80, 54, 87 and 94.

JACQUES H. HERTS, Chairman, RICHARD S. TREACY, Secretary, Board of School Trustees, Twenty-second Ward.

Dated New York, June 24, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-third Ward, until 3 o'clock P. M., on Tuesday, July 7, 1896, for Making Alterations, Repairs, etc., at Grammar Schools Nos. 60, 61, 62, 90, 91 and Primary Department No. 60; also to alter and fit up premises No. 599 East One Hundred and Fortieth street for Primary School No. 43.

ABBIE HAMLIN MacIVOR, Chairman, J. C. JULIUS LANGBEIN, Secretary, Board of School Trustees Twenty-third Ward.

Dated New York, June 24, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Fourteenth Ward, until 3 o'clock P. M., on Monday, July 6, 1896, for Making Alterations in and Additions to the Heating and Ventilating Apparatus in Primary School Building No. 30.

JOSEPH H. OLIVER, Chairman, Mrs. CHAS.

No. 30.

JOSEPH H. OLIVER, Chairman, Mrs. CHAS.
SMITH, Secretary, Board of School Trustees, Fourteenth Ward.
Dated New York, June 22, 1896.
Sealed proposals will also be received at the same place by the School Trustees of the Twentieth Ward, until 3 o'clock P. M., on Monday, July 6, 1896, for Making Alterations and Repairs at Grammar Schools Nos. 26, and 48.

33 and 48.
CHAS, F. BAUERDORFF, Chairman, GEORGE SPURGEON, Secretary, Board of School Trustees, Twentieth Ward.
Dated New York, June 22, 1896.

Dated New York, June 22, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-first Ward, until 3 o'clock F. M., on Monday, July 6, 1896, for Making Alterations, Repairs, etc., at Grammar Schools Nos. 14 and 49; also for supplying New Furniture and Repairs of at Grammar School No. 14.

F. B. JENNINGS, Chairman, WM. T. LEE, Secretary, Board of School Trustees, Twenty-first Ward. Dated New York, June 22, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-fourth Ward, until 3 o'clock F. M., on Monday, July 6, 1896, for Erecting a New Building for Grammar School No. 102, located at City Island.

ELMER A. ALLEN, Chairman, THEODORE E. THOMSON, Secretary, Board of School Trustees, Twenty-fourth Ward.

Dated New York, June 22, 1896.

Sealed proposals will also be received at the same place

Dated New York, June 22, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Twentieth Ward, until 3 o'clock P.M., on Monday, July 6, 1896, for Erecting Wings to and Improving Premises and Building of Primary School No. 27.

CHAS. F. BAUERDORF, Chairman, GEORGE SPURGEON, Secretary, Board of School Trustees, Twentieth Ward,

Dated New York, June 22, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Sixteenth Ward, until 3 o'clock P. M., on Monday, July 6, 1896, for Supplying New Furniture and Repairs of at Grammar Schools Nos. 11 and 45.

place by the School Trustees of the Side, for Supplying New Furniture and Repairs of at Grammar Schools Nos. 11 and 45.

W. J. STEWART, Chairman, HENRY FINCKEN, Secretary, Board of School Trustees, Sixteenth Ward. Dated New York, June 22, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Eighteenth Ward, until 3 o'clock p. m., on Monday, July 6, 1896, for Making Alterations, Repairs, etc., at Grammar Schools Nos. 40 and 50 and Ptimary Schools Nos. 4 and 29.

A. G. VANDERPOEL, Chairman, WILLIAM HOFFMAN, Secretary, Board of School Trustees Eighteenth Ward.

Dated New York, June 22, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Twelfth Ward, until 3 o'clock p. m., on Wednesday, July 1, 1896, for supplying New Furniture for New School Building on northeast corner of One Hundred and Nineteenth street and Madison avenue.

ROBERT E. STEEL, Chairman, ANTONIO RASINES, Secretary, Board of School Trustees, Twelfth Ward.

Dated New York, June 18, 1896.

Ward.
Dated New York, June 18, 1896.
Sealed proposals will also be received at the same place by the School Trustees of the Twelfth Ward, until 10 o'clock A. M., on Tuesday, June 30, 1896, for Heating and Ventilating the New Annex and Main Building of Grammar School No. 37.
ROBERT E. STEEL, Chairman, ANTONIO RASINES, Secretary, Board of School Trustees, Twelfth Ward.

Dated New York, June 17, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Twelfth Ward, until 10 o'clock A. M., on Tuesday, June 30, 1806, for Making Sanitary Improvements at Grammar Schools Nos. 46, 54, 57, 78, 86, 93 and Primary School No. 3. ROBERT E. STEEL, Chairman, ANTONIO RASINES, Secretary, Board of School Trustees, Twelfth Ward.

Ward.

Dated New York, June 17, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Twelfth Ward, until 4 o'clock P. M., on Monday, June 29, 1896, for Making Alterations, Repairs, etc., at Grammar Schools Nos. 39, 43, 46, 52, 54, 57, 68, 72, 78, 83, 89, 93, 95 and Primary Schools Nos. 3 and 28.

ROBERT E. STEEL, Chairman, ANTONIO RASINES, Secretary, Board of School Trustees, Twelfth Ward.

Dated New York, June 2006.

SINES, Secretary, Board of School Trustees, Iweith Ward.

Dated New York, June 15, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Seventeenth Ward, until 10 0'clock A. M., on Monday, June 29, 1896, for Making Alterations, Repairs, etc., to Grammar Schools Nos. 13, 19, 25, 79 and Primary School No. 26.

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

Dated New York, June 15, 1896.

Sealed proposals will also be received at the same place by the School Trustees of the Fifteenth Ward, until 10 o'clock A. M., on Friday, June 26, 1896, for Making Alterations, Repairs, etc., at Grammar Schools Nos. 35 and 47.

RICHARD VAN COTT, Chairman, JOHN A. HARDENBERGH, Secretary, Board of School Trustees, Fifteenth Ward.

Dated New York, June 13, 1896.

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

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

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

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

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

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

It is required as a condition precedent to the reception

named without the consent of the School Trustees and Superintendent of School Buildings.

It is required as a condition precedent to the reception or consideration of any proposals, that a certified check upon, or a certificate of deposit of, one of the State or National banks or Trust Companies of the City of New York, drawn to the order of the President of this Board, shall accompany the proposal to an amount of not less than three per cent. of such proposal, when said proposal is for or exceeds ten thousand dollars, and to an amount not less than five per cent. of such proposal when said proposal is for an amount under ten thousand dollars; that on demand, within one day after the awarding of the contract by the proper Board of Trustees, the President of the Board will return all the deposits of checks and certificates of deposit made, to the persons making the same, except that made by the person or persons whose bid has been so accepted shall refuse or neglect, within five days after due notice has been given that the contract is ready for execution, to execute the same, the amount of the deposit or of the check or certificate of deposit made by him or them shall be forfeited to and retained by this Board, not as a penalty, but as liquidated damages for such neglect or refusal, and shall be paid into the City Treasury to the credit of the Sinking Fund of the City of New York; but if the said person or persons whose bid has been so accepted shall execute the contract within the time aforesaid, the amount of his or their deposit of check or certificate of deposit shall be returned to him or them.

### DEPARTMENT OF BUILDINGS.

DEFARTMENT OF BUILDINGS, NO. 220 FOURTH AVENUE, NEW YORK, June 22, 1896.
NOTICE TO OWNERS, ARCHITECTS AND BUILDERS.
THE DEPARTMENT OF BUILDINGS HAS established a branch office at junction of Third and Courtlandt avenues, where all plans for the erection or alteration of buildings above the Harlem river may be submitted and filed.

STEVENSON CONSTABLE, Superintendent Build-

### POLICE DEPARTMENT.

Police Department—City of New York, 1896.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of the City of New York, No. 300 Mulberry street, Room No. 9, for the following property, now in his custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount money taken from prisoners and found by Patrolmen of this Department.

JOHN F. HARRIOT, Property Clerk.

### STREET CLEANING DEPT.

New York, June 24, 1896.

SEALED PROPOSALS FOR FURNISHING THE
Department of Street Cleaning with the following

m management	
	Feet.
1,700 Spruce Plank, 3" x 12" x 16"	81,600
300 Spruce Plank, 3" x 12" x 21'	18,000
500 Spruce Joists, 3" x 4" x 16'	8,000
1,000 Spruce Joists, 2" x 4" x 16"	10,666%
600 Spruce Plank, 2" x 9" x 16"	14,400
600 Spruce Plank, 2" x 10" x 16"	16,000
600 Spruce Plank, 2" x 12" x 16"	10,200
-will be received by the Commissioner of	f Street
Cleaning, at the office of said Department,	No. 32
Chambers street, in the City of New York,	until 12
o'clock M., Thursday, July 9, at which time a	
they will be publicly opened by the Commis	sioner of
Street Classics and said	

they will be publicly opened by the Commissioner of Street Cleaning and read.

All of the articles are to be delivered at the Dumps and Stables of the Department of Street Cleaning in various places of the city, as will be required, in such quantities and at such times as may be directed.

No estimate will be received or considered after the day and hour mentioned.

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

Proposals must include all the items, specifying the price per thousand feet of spruce planks and spruce joists, as above mentioned.

Bidders will write out the amount of their activate in

pintes as above mentioned.

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

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

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

The Commissioner of Street Cleaning reserves the right to decline any and all bids or estimates if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

Each bid or estimate shall contain and state the name

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of one thousand seven hundred and fifty (1,750) dollars; and that if he shall omit or refuse to execute the same, they will pay to the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder

or freeholder in the City of New York and is worth the amount of the security required for the completion of this contract, over and above ail his debts of every nature and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of eighty-seven and fifty hundredths dollars (\$87.50). Such check or money must not be inclosed in a sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

by law. F. M. GIBSON, Deputy and Acting Commissioner

DEPARTMENT OF STREET CLEANING, No. 32 CHAM-

BERS STREET.
FOR FURNISHING HAY, STRAW, OATS, BRAN,
COARSE SALT, ROCK SALT, OILMEAL AND
OATMEAL.

PUBLIC NOTICE

BERS STREET.
FOR FURNISHING HAY, STRAW, OATS, BRAN, COARSE SALT, ROCK SALT, OILMEAL AND OATMEAL.

PUBLIC NOTICE.

L'STIMATES INCLOSED IN SEALED ENVELopes and indorsed with the name and address of the person or persons making the same, and the date of presentation and a statement of the work and supplies to which they relate, will be received at the office of the Department of Street Cleaning, No. 32 Chambers street, in the City of New York, until 12 o'clock M. of Wednesday, the first day of July, 1896, at which time and place the estimates will be publicly opened and read, for the furnishing and delivery of
812,132 pounds Hay, of the quality and standard know as prime hay.
203,213 pounds good, clean Rye Straw.
1,369,492 pounds clean No. 1 White Clipped Oats, to be bright, sound, well cleaned and reasonably free from other grain, weighing not less than 36 pounds to the measured bushel.
51,640 pounds first quality Bran.
3,000 pounds first quality Rock Salt.
6,000 pounds first quality Gli Meal.
The above amounts may be increased or diminished to an extent not to exceed ten per centum, as may be decided by the Commissioner of Street Cleaning.
The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute such contract within five days from the date of the service of a notice to that effect, and in case of faulter or neglect so to do, he or they will be considered as having abandoned such contract, and as in default to the Corporation, where the commissioner of Street Cleaning will readvertise and relate the work, and so on till the contract be accepted and executed.

Bidders are required to state in their estimate, under oath, the names and places of residence, the names of all persons interested with them therein, and if no other person be so interested, they shall distinctly state the faot; also, that it is made without any connection with any other person making any bid or estimate for the above work or way be with the t

required by law. The adequacy and sumelency of the sureties offered shall be approved by the Comptroller.

The price must be written in the bid or estimate, and also stated in figures. Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved by the Commissioner of Street Cleaning to reject any or all the bids, or to select the bid or bids, the acceptance of which will, in his judgment, be deemed best for the interest of the City. No bid will be accepted from or contract awarded to any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

Each bid or proposal must be accompanied by a certified check on one of the State or National banks of the City of New York, payable to the order of the Comptroller of said city, for seven hundred and fifty dollars (\$550), or money to that amount. On the acceptance of any bid, the checks or money of the unaccepted bidders will be returned to them, and upon the execution of the contract, the check or money of the accepted bidder will be returned to him.

All bids must be made with reference to the form of

will be returned to him.

All bids must be made with reference to the form of

All bids must be made with reference to the form of contract and the requirements thereof on file at the Department of Street Cleaning, or they will be rejected. The form of the agreement (with specifications), showing the manner of payment for the articles, may be seen, and forms of proposals may be obtained at the office of the Department.

Dated New YORK, June 18, 1896.

PERSONS HAVING BULKHEADS TO FILL, IN the vicinity of New York Bay, can procure material for that purpose—ashes, street sweepings, etc., such as is collected by the Department of Street Cleaning—free of charge, by applying to the Commissioner of Street Cleaning, in the Criminal Court Building.

GEORGE E. WARING, Jr.,
Commissioner of Street Cleaning.

### COLLEGE OF THE CITY.

SEALED PROPOSALS WILL BE RECEIVED BY SEALED PROPOSALS WILL BE RECEIVED BY the Executive Committee for the Care, etc., of the College of the City of New York, until 3 o'clock p. M., on Wednesday, July 1, 1896, at the Hall of the Board of Education, No. 146 Grand street, for supplying the College during the year 1896 with 150 tons, more or less, of Plymouth Broken Coal, and during the year 1897 with 300 tons, more or less, of Plymouth Broken Coal, to be of the best quality, clean and in good order, 2,240 pounds to the ton, and to be delivered in the bins of the College buildings at such times and in such quantities as may be required.

The proposal must state the mine from which it is proposed to supply the coal, to be furnished from the mine named if accepted, and must state the price per ton of 2,240 pounds.

The Executive Committee

2,240 pounds.

The Executive Committee reserves the right to reject any or all proposals submitted.

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

Two responsible and approved sureties, residents of this city, are required.

Proposals must be addressed to the "Executive Committee of the College of the City of New York."

ALEXANDER P. KETCHUM, Chairman.

ARTHUR MCMULLIN, Secretary,
Dated New York, June 18, 1896.

### CITY CIVIL SERVICE BOARDS.

NEW CRIMINAL COURT BUILDING, NEW YORK, May 21, EXAMINATIONS WILL BE HELD AS FOL-

June 23, 10 A.M. ASSISTANT APOTHECARY.
June 30, 10 A.M. COTTAGE ATTENDANTS,
MALE AND FEMALE.
July 1, 10 A.M. INSPECTORS OF ELECTRICAL
WIRES AND APPLIANCES, FIRE DEPARTMENT. Candidates will be required to be competent
to receive and transmit messages by the Morse system,
and skilled in the building, repairing and testing of telegraph lines.

S. WILLIAM BRISCOE. Secretary

S. WILLIAM BRISCOE, Secretary.

New York, March 19, 1896.

NOTICE IS GIVEN THAT THE REGISTRAtion days in the Labor Bureau will be Monday,
Wednesday and Friday, and that examinations will take
place on those days at 2 P. M.
S. WILLIAM BRISCOE, Secretary.

### SUPREME COURT.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening ROSE STREET (although not yet named by proper authority), from Bergen avenue to Brook avenue, as the same has been heretofore laid out and designated as a first-class street or road in the Twenty-third Ward of the City of New York.

nue, as the same has been heretotore laid out and designated as a first-class street or road in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by orders of the Supreme Court, bearing date the 27th day of May, 1896, and the 11th day of June, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lesses, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 2d day of June, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectivel lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affecte

within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 21st day of July, 1896, at 11 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York,

Dated New York, June 26, 1896.

EDGAR KETCHUM, THEODORE E. SMITH, E. B. HART, Commissioners.

Henry De Forest Baldwin, Clerk.

NOTICE OF APPLICATION FOR APPRAISAL.

FARMERS MILLS AND WHITE POND.

PUBLIC NOTICE IS HEREBY GIVEN THAT

it is the intention of the Counsel to the Corporation
of the City of New York to make application to the
Supreme Court for the appointment of Commissioners of
Appraisal, under chapter 189 of the Laws of 1893.

Such application will be made at a Special Term of
said Court, to be held in the Second Judicial District, at
the Court-house in White Plains, Westchester County,
on the 25th day of July, 1896, at 10 o'clock in the
forenoon, or as soon thereafter as Counsel can be
heard. The object of such application is to obtain an
order of the Court appointing three disinterested and
competent frecholders, one of whom shall reside in the
County of New York, and the other two of whom shall
reside in the county in which the real estate hereinafter
described is situated, or in an adjoining county, as Commissioners of Appraisal to ascertain and appraise the
compensation to be made to the owners and all persons interested in the real estate hereinafter described,
as proposed to be taken or affected for the purpose of
the water supply of the City of New York.

The real estate sought to be acquired or affected by
these proceedings is situate in the Town of Kent Pur-

the water supply of the City of New York.

The real estate sought to be acquired or affected by these proceedings is situate in the Town of Kent, Putnam County, New York, and is laid out and indicated on a certain map, dated October 1, 1894, signed and certified by Michael T. Daly, Commissioner of Public Works, and George W. Birdsall, Chief Engineer of the Croton Aqueduct, entitled "Department of Public Works, City of New York, Map of lands at Farmers Mills and White Pond, County of Putnam and State of New York, the use or condition of which does or may injuriously affect the sources of the water supply of New York, proposed to be taken or affected by

The Mayor, Aldermen and Commonalty of the City of New York in providing for the sanitary protection of the water supply of said city, under the provisions of chapter 189 of the Laws of 1893," which said map was filed in the office of the Clerk of Putnam County on the 26th day of October, 1894, and a copy or duplicate thereof is now on file in the office of the Commissioner of Public Works of the City of New York.

The following is a description of the real estate sought to be taken, or in which an interest is sought to be acquired: All those certain lots, pieces or parcels of real estate in said town, which taken together constitute a tract of land of which the following are the external boundary lines:

a tract of land of which the following are the external boundary lines:

All those several and various lots, pieces and parcels of land and real estate, as the term "real estate" is defined in said act, situate in the town as aforesaid, and which taken together form a tract of land included within the following external boundary lines:

All that certain piece or parcel of land situate, lying and being at Farmers Mills, Town of Kent, County of Putnam, State of New York, bounded and described as follows:

follows:

Beginning at the northwesterly corner of the parcel hereby described, said northwesterly corner being formed by the intersection of the westerly and northerly lines of Parcel No. 1; thence along Parcel No. 1 the following: North 60 degrees 33 minutes east 602.17 feet; thence north 75 degrees to minutes 20 seconds east 34.43 feet to Parcel No. 61; thence along Parcel No. 61 south 86 degrees 54 minutes 50 seconds east 34.25 feet to Parcel No. 61. 334,38 feet to Parcel No. 17; thence along Parcel No. 19 south 86 degrees \$4 minutes so seconds east \$4,25 feet to Parcel No. 19; thence along Parcel No. 19 the following: North 37 degrees 19 minutes to seconds east 53,66 feet; thence south 17 degrees 41 minutes 50 seconds east 6,87 feet; thence north 72 degrees 16 minutes 50 seconds east 55,86 feet; thence south 17 degrees of minutes 50 seconds east 55,86 feet; thence south 17 degrees 9 minutes 40 seconds east 70,69 feet to Parcel No. 18; thence along Parcel No. 19 north 74 degrees 9 minutes 40 seconds east 70,69 feet to Parcel No. 20; thence along Parcel No. 19 north 74 degrees 10 minutes 40 seconds east 70,34 feet to Parcel No. 20; thence along Parcel No. 20 and Parcel No. 20; thence along Parcel No. 20 and Parcel No. 20; thence 41 minutes 60 seconds east 70,40 seconds 20; thence 42 minutes 60 seconds east 70,40 seconds 20; thence 50 minutes 60 seconds east 70,40 seconds 20; thence 50 minutes 60 seconds east 70,40 seconds 20; thence 50 minutes 60 seconds 20; thence 50 minutes 70 seconds

acquired.

The following interest or estate will be acquired in the parcels shown on the map inclosed within the green

Parcels shown on the map included.

Each and all of said parcels shall be subjected to and made to comply with the rules and regulations of the State Board of Health of the State of New York, as adopted March 15, 1880, and amended August 25, 1893, a copy of which said rules and regulations is attached to map.

adopted March 15,1880, and amended August 25, 1893, a copy of which said rules and regulations is attached; to said map.

The compliance with such rules and regulations will be made a condition running with the title to the said property, and such rules and regulations shall be carried out and maintained under the direction, inspection and supervision, and to the satisfaction of the Commissioner of Public Works of the City of New York.

In all cases where streets or highways are acquired they will be left open for public travel forever, and no change be made in length, width or grade of same.

Reterence is hereby made to the said map, filed, as aforesaid, in the office of the Clerk of said County, for a more detailed description of the real estate to be taken or affected.

Dated June 8, 1896, FRANCIS M. SCOTT, Counsel to the Corporation, Office and Post-office address, No. 2 Tryon Row, New York City.

Notice of Application for Appraisal.

PUBLIC NOTICE IS HEREBY GIVEN THAT

it is the intention of the Counsel to the Corporation of the City of New York to make application to the
Supreme Court for the appointment of Commissioners
of Appraisal, under chapter 189 of the Laws of 1803.

Such application will be made at a Special Term of
said Court to be held in the Second Judicial District, at
the Court-house in White Plains, Westchester County,
of the 25th day of July, 1896, at ten o'clock in the forenoon, or as soon thereafter as Counsel can be heard.

The object of this application is to obtain an order of the

Court appointing three disinterested and competent free-holders, one of whom shall reside in the County of New York, and the other two of whom shall reside in the county in which the real estate hereinafter described is situated, or in an adjoining county, as Commissioners of Appraisal to ascertain and appraise the compensation to be made to the owners of and all persons interested in the real estate hereinafter described, as proposed to be taken or affected for the purpose of providing for the sanitary protection of the sources of the water supply of the City of New York.

The real estate sought to be acquired or affected by these proceedings is situate in the Towns of Southerst and Carmel, Futnam County, New York, and is laid out and indicated on two certain maps signed and certified by the Commissioner of Public Works of New York City and Chief Engineer of the Croton Aqueduct, one of which said maps is entitled "Department of Public "Works, City of New York; Map of lands in the "the Towns of Southeast and Carmel, County of Putnam and State of New York, the use or condition of which does or may injuriously affect the sources of "the water supply of New York City, in providing for the "sanitary pretection of the water supply of said city, "under the provisions of chapter 189 of the Laws of "1893," which said map is dated May 27, 1805, and was filed in Putnam County Clerk's Office March 12, 1896, and a copy thereof is now on file at the office of the Commissioner of Public Works in the City of New York.

The following is a description of the real estate sought

OFK.

The following is a description of the real estate sought be taken, as shown on said map lastly hereinbefore

mentioned:

All those certain lots, p'eces or paroels of real estate in said towns, which taken together constitute a tract, of which the following are the external boundary lines:

of land and real estate, as the term "real estate" is defined in said act, situate in the towns aforesaid, and which taken together form a tract included within the following external boundary lines:

Beginning and by the line between the Counties of Westchester and Putanan, and running thence along the said west line north to degrees 24 minutes east 671,52 feet and north 21 degrees 33 minutes east 450.04 feet to the north line of Parcel No. 2: thence along the said west line north 24 degrees 33 minutes east 450.04 feet to the north line of Parcel No. 2: thence along the said west line north 24 degrees 33 minutes east 450.04 feet to the westerly lines of Parcel No. 4; thence along the same the control of the said west line and the said was the said

seconds west 332.31 feet; south 46 degrees o minutes 30 seconds west 50.17 feet; south 56 degrees 30 minutes 30 seconds west 57.53 feet; south 8 degrees 33 minutes 30 seconds west 78.63 feet; south 8 degrees 18 minutes 30 seconds west 78.63 feet; south 8 degrees 18 minutes 30 seconds west 78.64 feet to the south line of Parcel No. 11; thence along the south and east lines of said parcel the following courses and distances: South 53 degrees 13 minutes 30 seconds west 708.23 feet; south 77 degrees 58 minutes 30 seconds west 708.23 feet; north 77 degrees 36 minutes 30 seconds west 708.23 feet; north 79 degrees 36 minutes 30 seconds west 666.2 feet and south 19 degrees 16 minutes west 701.39 feet to the east line of Parcel No. 3; thence along the east and south lines of said parcel the following courses and distances: South 8 degrees 16 minutes west 328.30 feet; south 26 degrees 21 minutes west 48.65 feet; south 30 degrees 30 minutes west 1,05.55 feet; south 72 degrees 27 minutes west 30 seconds east 1,460.09 feet; south 72 degrees 50 minutes 30 seconds west 519.10 feet; south 72 degrees 50 minutes west 1,482.58 feet; south 47 degrees 77 minutes west 124.52 feet; south 82 degrees 8 minutes west 120.83 feet; south 9 degrees 50 minutes west 518.65 feet; south 82 degrees 8 minutes west 120.83 feet; south 9 degrees 50 minutes west 120.83 feet; south 87 degrees 50 minutes west 120.64 feet; south 87 degrees 4 minutes west 138 feet; north 77 degrees 9 minutes 30 seconds west 108.26 feet; south 88 degrees 4 minutes west 138 of feet; north 77 degrees 50 minutes 30 seconds west 108.26 feet; south 86 degrees 50 minutes west 138 feet, and north 88 degrees 5 minutes 30 seconds west 108.26 feet; north 77 degrees 50 minutes 30 seconds west 108.26 feet; north 77 degrees 50 minutes west 138 feet, and north 88 degrees 50 minutes 30 seconds west 108.26 feet; south 81 degrees 47 minutes west 138 feet, and north 88 degrees 50 minutes 30 seconds west 108.26 feet; south 82 degrees 47 minutes west 138 feet, and north 88 degrees 50 minutes

is to be acquired in fee.

The other of said maps is entitled "Department of Public Works, City of New York, Map of lands in the Town of Carmel, County of Putnam and State of New York, the u e or condition of which does or may injuriously affect the sources of the water supply of New York City, proposed to be taken or affected by The Mayor, Aldermen and Commonalty of New York City and providing for the sanitary protection of the water supply of said city, under the provisions of chapter 189 of the Laws of 1893," which said map is dated April 25, 1894, and was filed in said Putnam County Clerk's Office July 2, 1895, and a copy thereof is now on file in the office of said Commissioner of Public Works of New York City.

The following is a description of the external boundary line of the lands shown on said last mentioned map: Beginning at a point in the south boundary-line of Reservoir "D" and running thence along the same the following courses and distances: North 33 degrees 57 minutes cast 323,69 feet; north 30 degrees 37 minutes cast 220,41 feet, and north 53 degrees 47 minutes east 240,41 feet, and north 53 degrees 47 minutes asst 240,61 feet, and north 53 degrees 47 minutes 30 seconds west 26,37 feet; south 73 degrees 18 minutes 30 seconds west 26,37 feet; south 13 degrees 28 minutes 30 seconds west 26,37 feet; south 30 degrees 34 minutes 30 seconds west 26,37 feet; south 30 degrees 34 minutes west 174,45 feet; south 67 degrees 35 minutes west 174,46 feet; south 7 degrees 35 minutes west 20,77 feet; south 9 degrees 54 minutes 30 seconds east 144,04 feet, and south 4 degrees 7 minutes 30 seconds east 144,04 feet, and south 4 degrees 7 minutes 30 seconds east 144,04 feet, and south 4 degrees 7 minutes 30 seconds east 146,04 feet; south 20 degrees 35 minutes west 20,37 feet; south 21 degrees 35 minutes west 103,07 feet; south 21 degrees 35 minutes west 203,07 feet; south 21 degrees 35 minutes west 203,07 feet; south 21 degrees 36 minutes west 218,14 feet; thence south 35 degrees 36 minutes west 218,14 feet; thence south 35 degrees 36 minutes west 218,14 feet; thence south 35 degrees 36 minutes west 218,14 feet; thence south 36 degrees 37 minutes west 200,07 feet; south 20 degrees 37 minutes west 200,07 feet; south 20 degrees 37 minutes west 200,07 feet; south 30 degrees 37 minutes west 200,07 feet; south 30 degrees 37 minutes west 200,07 feet; south 30 degrees 30 minutes 30 seconds west 200,07 feet; thence south 30 degrees 30 minutes 30 seconds east 200,07 feet; thence south 30 degrees 30 minutes 30 57 minutes 30 seconds west 568 feet; thence south 13 degrees 24 minutes 30 seconds west 453.95 feet; thence south 16 degree 6 minutes 30 seconds east 803.85 feet to the south line of the before-mentioned Parcel No. 26; thence along the same the following courses and distances: North 14 degrees 51 minutes west 46.31 feet; north 17 degrees 43 minutes west 93.32 feet; north 47 degrees 23 minutes west 67.18 feet; north 73 degrees 28 minutes 30 seconds west 9 feet; north 73 degrees 57 minutes 30 seconds west 29.08 feet; north 80 degrees 57 minutes 30 seconds west 172.26 feet; thence south 73 degrees 47 minutes 30 seconds west 172.26 feet; thence south 73 degrees 47 minutes 30 seconds west 175 feet; south 17 degrees 6 minutes 30 seconds west 175 feet; south 17 degrees 6 minutes 30 seconds west 175 feet; south 17 degrees 17 minutes 30 seconds west 175 feet; south 17 degrees 37 minutes 30 seconds west 175 feet; south 17 degrees 37 minutes 30 seconds west 175 feet; south 17 degrees 37 minutes 30 seconds west 175 feet; south 17 degrees 20 minutes 20 seconds west 175 feet; south 5 degrees 27 minutes 30 seconds west 275 feet; south 5 degrees 29 minutes 20 minutes 20 seconds 30 seco

degrees 4 minutes 30 seconds east 111.53 feet; south 15 degrees 12 minutes west 114.49 feet; north 75 degrees 47 minutes 30 seconds west 27.05 feet; south 81 degrees 9 minutes 30 seconds west 27.05 feet; south 61 degrees 35 minutes 30 seconds west 162.76 feet; south 61 degrees 36 minutes 30 seconds west 162.76 feet; south 61 degrees 36 minutes 30 seconds west 162.76 feet; south 61 degrees 36 minutes 30 seconds west 162.76 feet; south 61 degrees 36 minutes 30 seconds west 162.76 feet 150 feet 162 feet 1

point of beginning.

Intending to include all the real estate shown on said map, all of which is to be acquired in tee except the parcel designated as No. 4 on said last-mentioned map inclosed within the green lines on said map, in which the interest or estate set forth in the statement attached to the map is to be acquired.

The following interest or estate will be acquired in the parcel shown on the map inclosed within the green lines viz:

The following interest or estate will be acquired in the parcel shown on the map inclosed within the green lines, viz.:

Said parcel shall be subjected to and made to comply with the rules and regulations of the State Board of Health of the State of New York, as adopted March 15, 1880, and amended August 25, 1893, a copy of which said rules and regulations is attached to said map.

The compliance with such rules and regulations will be made a condition running with the title to the said property, and such rules and regulations shall be carried out and maintained under the direction, inspection and supervision, and to the satisfaction of the Commissioner of Public Works of the City of New York.

In all cases where streets or highways are acquired they will be lett open for public travel lorever, and no change be made in length, width or grade of same.

Reference is hereby made to the said maps, filed as aforesaid in the office of the Clerk of said County, for a more detailed description of the real estate to be taken or affected.

Dated New York, June 8, 1896.

FRANCIS M. SCOTT Crunsel to the Comparision.

Dated New York, June 8, 1896.
FRANCIS M. SCOTT, Counsel to the Corporation, Office and Post-office address, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to MINFORD PLACE (although not yet named by proper authority), from Jennings street to Boston road, in the Twenty-third and Twenty-fourth Wards of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

has been heretofore and out aim designated as a first-class street or road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part I. thereof, in the County Court-house, in the City of New York, on Tuesday, the 7th day of July, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is at the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue

known as Minford place, from Jennings street to Boston road, in the Twenty-third and Twenty-fourth Wards of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the northern line of Jennings

Beginning at a point in the northern line of Jennings street distant 200 feet westerly from the intersection of the northern line of Jennings street with the western line of Southern Boulevard.

1st. Thence westerly along the northern line of Jennings street for 60 feet.

2d. Thence northerly deflecting 90 degrees to the right for 1,258.81 feet to the scuthern line of Boston road.

road.
3d. Thence northeasterly along the southern line of Boston road for 129.43 feet.
4th. Thence southerly for 1,373.49 feet to the point of

4th. Thence southerly for 1,373.49 feet to the point of beginning.

Minford place is designated as a street of the first-class and is shown on section 10 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on June 10, 1895, in the office of the Register of the City and County of New York on June 14, 1895, and in the office of the Secretary of State of the State of New York on June 15, 1895.

Dated New York, June 24, 1896.

FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to CHARLOTTE STREET (although not yet named by proper authority), from Jennings street to Crotona Park, in the Twenty-third and Twenty-fourth Wards of the City of New York, as the same has been heretofore laid out and designated as a first class street or read

Jennings street to Crotona Park, in the Iwenty-third and Twenty-fourth Wards of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part I. thereof, in the County Court-house, in the City of New York, on Tuesday, the 7th day of July, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Charlotte street, from Jennings street to Crotona Park, in the Twenty-third and Twenty-fourth Wards of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at a point in the northern line of Jennings street the for 41.19 feet.

2d. Thence westerly deflecting 134 degrees 7 minutes at seconds to the left for 41.19 feet.

2d. Thence northerly deflecting 134 degrees 7 minutes 24 seconds to the left for 41.19 feet.

2d. Thence northerly deflecting 47 degrees 52 minutes 24 seconds to the left for 41.19 feet.

2d. Thence northerly deflecting 47 degrees 52 minutes 24 seconds to the left for 41.19 feet.

2d. Thence northerly deflecting 47 degrees 52 minutes 24 seconds to the left for 41.19 feet.

3d. Thence northerly deflecting 47 degrees 52 minutes 24 seconds to the left for 41.19 feet.

3d. Thence northerly deflecting 47 degrees 52 minutes 24 seconds to the left has part of the northern line of Boston road.

4th. Thence westerly along the so

Beginning.

PARCEL "B."

Beginning at a point in the northern line of Boston road distant 1,146.77 feet northerasterly from the intersection of the northern line of Boston road with the eastern line of Prospect avenue.

1st. Thence easterly along the northern line of Boston road for 60.25 feet.

2d. Thence northerly on a line forming an angle of 8 degrees 56 minutes 2 seconds to the west with the northern prolongation of the radius of the preceding course drawn through its eastern extremity for 322.17 feet to the southern line of Crotona Park for 60.08 feet.

3d. Thence westerly along the southern line of Crotona Park for 60.08 feet.

4th. Thence southerly for 320 feet to the point of beginning.

4th. Thence southerly for 320 feet to the point of beginning.
Charlotte street is designated as a street of the first-class, and is shown on section 10 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on June 10, 1895, in the office of the Register of the City and County of New York on June 14, 1895, and in the office of the Secretary of State of the State of New York on June 15, 1895.
Dated New Yorks, June 24, 1896.
FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to CROTONA AVENUE (although not yet named by proper authority), from Boston road to Southern Boulevard, in the Twenty-third and Twenty-fourth Wards of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

Twenty-fourth Wards of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part I. thereof, in the County Court-house, in the City of New York, on Tuesday, the 7th day of July, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Crotona avenue, from Boston road to the Southera Boulevard, in the Twenty-third and Twenty-fourth Wards of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at the intersection of the northern line of Jefferson place (ceded as Jefferson street) with the western line of Boston road.

1st. Thence westerly along the northern line of Jefferson place for 0.39 leet.
2d. Thence northerly deflecting 59 degrees 30 minutes

western line of Boston road.

1st. Thence westerly along the northern line of Jefferson place for 0.39 feet.
2d. Thence northerly deflecting 59 degrees 30 minutes 55 seconds to the right for 84.39 feet.
3d. Thence northerly deflecting 0 degrees 57 minutes to the right for 29.41 feet.
4th. Thence northerly deflecting 5 degrees 54 minutes to the right for 403.79 feet.
5th. Thence northerly deflecting 5 degrees o minutes 0 seconds to the right for 102.04 feet.
6th. Thence northerly deflecting 5 degrees o minutes 0 seconds to the right for 201.81 feet.
7th. Thence northerly deflecting 2 degrees 20 minutes 0 seconds to the right for 201.81 feet.
8th. Thence northerly deflecting 2 degrees 20 minutes 0 seconds to the left for 90.79 feet.
9th. Thence northerly deflecting 1 degree 28 minutes 0 seconds to the left for 90.79 feet.
9th. Thence northerly deflecting 1 degree 28 minutes 0 seconds to the right for 100.83 feet.
10th. Thence northerly deflecting 1 degrees 34 minutes 15 seconds to the right for 222.39 feet.
12th. Thence northerly deflecting 1 degrees 34 minutes 15 seconds to the right for 608.81 feet.
12th. Thence northerly deflecting 1 degrees 34 minutes 29 seconds to the right for 608.81 feet.
13th. Thence northerly deflecting 1 degrees 25 minutes 7 seconds to the left for 970.68 leet.

r4th. Thence northerly deflecting 7 degrees 40 minutes o seconds to the right for \$27.45 feet.

15th. Thence northerly deflecting 5 degrees 50 minutes o seconds to the right for 137.31 feet to the southern line of Fairmount avenue (now included in East One Hundred and Seventy-fith street).

16th. Thence easterly along the southern line of Fairmount avenue for 80 feet.

17th. Thence southerly deflecting 90 degrees 12 minutes 40 seconds to the right for 133.53 feet.

18th. Thence southerly deflecting 7 degrees 50 minutes 0 seconds to the left for 518.01 feet.

19th. Thence southerly deflecting 7 degrees 40 minutes 0 seconds to the left for 97.21 feet.

20th. Thence southerly deflecting 10 degrees 34 minutes 7 seconds to the left for 97.12 feet.

21st. Thence southerly deflecting 10 degrees 34 minutes 70 seconds to the left for 97.12 feet.

22d. Thence southerly deflecting 1 degree 34 minutes 50 seconds to the left for 97.15 feet.

23d. Thence southerly deflecting 1 degree 34 minutes 0 seconds to the left for 90.21 feet.

23th. Thence southerly deflecting 1 degree 28 minutes 0 seconds to the left for 90.21 feet.

25th. Thence southerly deflecting 2 degrees 5 minutes 0 seconds to the left for 90.21 feet.

26th. Thence southerly deflecting 2 degrees 51 minutes 0 seconds to the left for 90.91 feet.

27th. Thence southerly deflecting 5 degrees 0 minutes 0 seconds to the left for 97.96 feet.

27th. Thence southerly deflecting 5 degrees 51 minutes 0 seconds to the left for 97.96 feet.

27th. Thence southerly deflecting 5 degrees 51 minutes 0 seconds to the left for 97.96 feet.

27th. Thence southerly deflecting 5 degrees 51 minutes 0 seconds to the left for 97.96 feet.

27th. Thence southerly deflecting 5 degrees 51 minutes 0 seconds to the left for 98.79 feet.

27th. Thence southerly deflecting 5 degrees 51 minutes 0 seconds to the left for 98.79 feet.

27th. Thence southerly deflecting 5 degrees 57 minutes 0 seconds to the left for 98.79 feet 50.79 feet.

27th. Thence southerly deflecting 5 degrees 57 minutes 0 second

25 seconds to the left for 60.05 feet.

8th. Thence northerly for 618.08 feet to the point of beginning.

PARCEL "C."

Beginning at a point in the southern line of Pelham avenue distant 261.19 feet westerly from the intersection of the southern line of Pelham avenue with the western line of the Southern Boulevard.

1st. Thence westerly along the southern line of Pelham avenue for 81.47 feet.

2d. Thence southerly deflecting 100 degrees 53 minutes 27 seconds to the left for 2,122,76 feet.

3d. Thence southwesterly deflecting 14 degrees 45 minutes 11 seconds to the right for 62.05 feet.

4th. Thence southwesterly deflecting 1 degree 2 minutes 51 seconds to the left for 242.83 feet.

5th. Thence southwesterly deflecting 38 degrees 33 minutes 20 seconds to the left for 162.05 feet.

6th. Thence southwesterly deflecting 30 degrees 18 minutes 20 seconds to the left for 140.26 feet.

7th. Thence southwesterly deflecting 10 degree 3 minutes 10 seconds to the left for 900.55 feet.

8th. Thence southerly deflecting 11 degrees 1 minutes 20 seconds to the left for 901.55 feet.

8th. Thence southerly deflecting 10 degrees 30 minutes 50 seconds to the left for 901.81 feet to the northern line of East One Hundred and Seventy-seventh street (legally opened as Tremont avenue).

10th. Thence easterly along the northern line of East One Hundred and Seventy-seventh street for 80.70 feet.

11th. Thence northerly deflecting 0 degrees 34 minutes 52 seconds to the left for 902.65 feet.

12th. Thence northerly deflecting 10 degrees 34 minutes 30 seconds to the 161 for 902.67 feet.

13th. Thence northerly deflecting 1 degrees 30 minutes 54 seconds to the left for 902.07 feet.

13th. Thence northerly deflecting 1 degrees 30 minutes 34 seconds to the left for 60.7 feet.

13th. Thence northerly deflecting 1 degrees 30 minutes 34 seconds to the left for 60.7 feet.

15th. Thence northeasterly deflecting 2 degrees 48 minutes 34 seconds to the left for 61.49 feet.

15th. Thence northeasterly deflecting 2 degrees 3 minutes 34 seconds to the lef

Beginning.

PARCEL "D."

Beginning at a point in the northern line of Pelham avenue distant 242.09 feet westerly from the intersection of the northern line of Pelham avenue with the western line of Southern Boulevard.

18t. Thence westerly along the northern line of Pelham avenue for 80.03 feet.

2d. Thence northerly deflecting 88 degrees 24 minutes 54 seconds to the right for 476.64 feet to the western line of Southern Boulevard.

3d. Thence southers Boulevard.

3d. Thence southeasterly along the western line of Southern Boulevard for 291 27 feet.

4th. Thence westerly on a line forming an angle of 38 degrees 43 minutes 58 seconds to the north with the western prolongation of the radius of the preceding course drawn through its southern extremity for 50.70 feet.

5th. Thence southerly for 220.40 feet to the point of

teet.

5th. Thence southerly for 220.40 feet to the point of beginning.

Crotona Avenue is designated as a street of the first-class, and is shown on sections 10, 12 and 13 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on June 10, 1895, October 31, 1895, and October 31, 1895, respectively, in the office of the Register of the City and County of New York on June 14, 1895, and November 2, 1895, and November

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, acting by the Board of Docks, relative to acquiring right and title to and possession of the uplands, lands, wharf property, rights, terms, easements, emoluments and privileges of and to the uplands and the lands necessary to be taken for the improvement of the City of New York, on the North river, between Jane and Horatio streets, and between West street and Thirteenth avenue, pursuant to the plan heretofore adopted by the said Department of Docks and approved by the Commissioners of the Sinking Fund.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 2d day of June, 1856. Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage to the respective owners, lessees, parties and persons respectively entitled unto or interested in the uplands, lands, wharf property, rights, terms, easements, emoluments and privileges of and to the said uplands and lands required for the purpose by and in consequence of the acquisition of the same by The Mayor, Aldermen and Commonalty of the

purpose by and in consequence of the acquisition of the same by The Mayor, Aldermen and Commonalty of the

City of New York, and more particularly set forth in the petition of The Mayor, Aldermen and Commonalty of the City and County of New York, and of performing the trusts and duties required of us by chapter 15, title 1, and chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the uplands, lands and wharf property taken or to be taken for the said improvement of the water-front of the City of New York, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 253 Broadway, in the City of New York, Rooms 312 and 313, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice and on or before July 17, 1896.

And we, the said Commissioners, will be in attendance at our said office on the 17th day of July, 1896, at 10.30 o'clock in the foremon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, June 22, 1896.

LOHN DEL AHUNTY Chairman: WILBUR LAR-

New York, Anderman Community of the City of New York, June 22, 1896.

JOHN DELAHUNTY, Chairman; WILBUR LARREMORE, WM. H. McCARTHY, Commissioners.

JOHN A. HENNEBERRY, Clerk.

IOHN DELAHUNTY, Chairman; WILBUR LAR-REMORE, WM. H. MCCARTHY, Commissioners. John A. Henneberry, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, acting by the Board of Docks, relative to acquiring right and title to and possession of the uplands, lands, wharf property, rights, terms, easements, emoluments and privileges of and to the uplands and the lands necessary to be taken for the improvement of the water-front of the City of New York, on the North river, between Horatio and Gansevoort streets, and between West street and Thirteenth avenue, pursuant to the plan heretofore adopted by the said Department of Docks and approved by the Commissioners of the Sinking Fund.

NOTICE IS HEREBY GIVEN THAT WE, THE Undersigned, were appointed by an order of the Supreme Court, bearing date the 2d day of June, 1866, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage to the respective owners, lessees, parties and persons respectively entitled unto or interested in the uplands, lands wharf property, rights, terms, easements. emoluments and privileges of and to the said uplands and lands required to the same by The Mayor, Aldermen and Commonalty of the City of New York, and more particularly set forth in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and more particularly set forth in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and more particularly set forth in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and more particularly set forth in the petition of the water-front of the City of New York, or affecting public interests in the City of New York, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 253 Broadway, in the City of New York, R

JOHN A. HENNEBERRY, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, by the Counsel to the Corporation, relative to acquiring title, wherever the same has not been heretofore acquired, to all such real estate, and to any right, title or interest therein, not owned by the said The Mayor, Aldermen and Commonalty of the City of New York, which shall be embraced within the lines of the approach and entrance to the GRAND BOULE-VARD AND CONCOURSE, as laid out and established by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York, pursuant to the provisions of chapter 57 of the Laws of 1896.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 11th day of June, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, partnes and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned approach and entrance to the Grand Boulevard and Concourse, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said vard and Concourse, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 12th day of June, 1826, and a just and equitable estimate and assessment of the value of the benefit and advantage of said approach and entrance so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 57 of the Laws of 1896, and by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1832, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said approach and entrance, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attend-

may desire, within twenty any another.

And we, the said Commissioners, will be in attendance at our said office on the 14th day of July, 1896, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners

in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, June 17, 1806.

JAMES A. BLANCHARD, JOHN H. KNOEPPEL, HUGH R. GARDEN, Commissioners.

WM. R. KEESE, Clerk.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands at the southeasterly corner of HUBERT AND COLLISTER STREETS, in the Fith Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, as amended by chapter 35 of the Laws of 1800 and chapter 500 of the Laws of 1800.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands at the easterly side of MOITT STREET, between Bayard and Canal streets, in the Sixth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1886, as amended by chapter 35 of the Laws of 1890 and chapter 890 of the Laws of 1888, as amended by chapter 35 of the Laws of 1890 and chapter 191 of the Laws of 1890, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held in Part I.

thereof, at the County Court-house, in the City of New York, on the roth day of July, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the easterly side of Mott street, between Bayard and Canal streets, in the Sixth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1896, as amended by said chapter 35 of the Laws of 1890 and chapter 800 of the Laws of 1896, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1898, as amended by said chapter 35 of the Laws of 1898, as a dhapter 800 of the Laws of 1896, being the tollowing described lot, piece or parcel of land, namely:

All that certain lot, piece or parcel of land situate,

being the tollowing described lot, piece or parcel of land, namely;
All that certain lot, piece or parcel of land situate, lying and being in the Sixth Ward of the City of New York, bounded and described as follows:
Beginning at a point in the easterly line of Mott street distant roo feet 2½ inches northerly from the intersection of the northerly line of Bayard street with the easterly line of Mott street; running thence northerly and along said easterly line of Mott street 25 feet 1 inch to the southerly line of the present site of Primary School No. 8; thence easterly and along said southerly line of the present site of Primary School No. 8 4feet; thence southerly and parallel with Mott street 25 feet 1 inch; thence westerly and parallel, or nearly so, with Bayard street 94 feet to the point or place of the beginning.

ginning.

Dated New York, June 15, 1896.

FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on SHERIFF AND WILLETT STREETS, between Broome and Delancey streets, in the Thirteenth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, as amended by chapter 35 of the Laws of 1886, as amended by chapter 35 of the Laws of 1886, as amended by chapter 35 of the Laws of 1888, as amended by chapter 35 of the Laws of 1889, as amended by chapter 35 of the Laws of 1889, and chapter 890 of the Laws of 1866, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held in Part I, thereof, at the County Court-house, in the City of New York, on the roth day of July, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on Sheriff and Willett streets, between Broome and Delancey streets, in the Thirteenth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purpose specified in said chapter 191 of the Laws of 1896, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1896, being the following described lots, pieces or parcels of land, namely:

All those certain lots, pieces

following described lots, pieces or parcels of land, namely:

All those certain lots, pieces or parcels of land situate, lying and being in the Thirteenth Ward of the City of New York, bounded and described as follows:

Beginning at a point in the westerly line of Sheriff street distant 87 feet 6 inches northerly line of Sheriff street status of the northerly line of Broome street with the westerly line of Sheriff street; running thence westerly and parallel or nearly so with Broome street and part of the way along the northerly line of the present site of Grammar School No. 34 200 feet 5 inches to the easterly line of Willett street; thence northerly along the easterly line of Willett street; thence northerly along the easterly line of Willett street 25 feet; thence easterly and parallel or nearly so with Broome street 100 feet 5 inches; thence southerly and parallel with Willett street 3 feet 1½ inches; thence easterly and parallel with Broome street 100 feet to the westerly line of Sheriff street 21 feet 10½ inches to the point or place of beginning.

Dated New York, June 15, 1806.

of beginning.
Dated New York, June 15, 1896.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the southerly side of SEVENTY-SIXTH STREET, between Second and Third avenues, in the Nineteenth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in jursuance of the provisions of chapter 191 of the Laws of 1888, as amended by chapter 35 of the Laws of 1889, an amended by chapter 35 of the Laws of 1888, as amended 51 to 1896, notice is hereby given that an application will be made to the Supreme Court of the State of New York at a Special Term of said Court, to be held in Part I. thereof, at the County Court-house, in the City of New York, on the 10th day of July, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Al-

be heard thereon, for the appointment of commissiones of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the southerly side of Seventy-sixth street, between Second and Third avenues, in the Nineteenth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1890 and chapter 890 of the Laws of 1896, said property having been duly selected and approved by the Eoard of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1886, as amended by said chapter 191 of the Laws of 1886 as amended by said chapter 191 of the Laws of 1886, as amended by said chapter 191 of the Laws of 1886, as amended by said chapter 191 of the Laws of 1890 and chapter 890 of the Laws of 1890, being the following described lot, piece or parcel of land, namely:

All that certain lot, piece or parcel of land, namely:

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

Beginning at a point in the southerly line of Seventy-sixth street distant easterly 205 feet from the intersection of the easterly line of Third avenue with the southerly line of Seventy-sixth street; running thence of the block and to the present site of Grammar School No. 70; thence easterly parallel with Seventy-sixth street and along the said present site of Grammar School No. 70 25 feet; thence northerly parallel with Third avenue and part of the way through a party wall 102 feet 2 inches to the southerly line of Seventy-sixth street; thence westerly along the southerly line of Seventy-sixth street; thence westerly along the southerly line of Seventy-sixth street; thence wes The nature and extent of the improvement hereby

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the southerly side of THIRTIETH STREET, between Sixth and Seventh avenues, in the Twentieth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1898, as amended by chapter 35 of the Laws of 1890 and chapter 190 of the Laws of 1890 and chapter 190 of the Laws of 1890 and chapter 190 of the Laws of 1890 and chapter 35 of the Laws of 1890 and chapter 890 of the Laws of 1890, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held in Part I, thereof, at the County Court-house, in the City of New York, on the 191 of the State of New York, as county to the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the State of New York, on the 191 of the 191 of the State of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the southerly side of Thirtieth street, between Sixth and Seventh avenues, in the Twentieth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1886, as amended by said chapter 191 of the Laws of 1886, as amended by 1896, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions o

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, by the Counsel to the Corporation of said city, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands, tenements, hereditaments and premises in the Eleventh Ward of the City of New York bounded by Houston, Stanton, Pttt, Wilett and Sheriff streets, duly selected, located and laid out as and for a public park, under and in pursuance of the provisions of chapter 293 of the Laws of 1895 and of chapter 320 of the Laws of 1895.

DURSUANT TO THE PROVISIONS OF CHAP-

of the Laws of 1895 and of chapter 320 of the Laws of 1887.

PURSUANT TO THE PROVISIONS OF CHAPter 293 of the Laws of 1887, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held in Part I. thereof, in the County Court-house, in the City of New York, on Friday, the 10th day of July, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands, tenements, hereditaments and premises in the Eleventh Ward of the City of New York bounded by Houston, Stanton, Pitt, Willett and Sheriff streets, in fee simple absolute, the same to be appropriated, converted and used to and for the purposes specified in chapter 203 of the Laws of 1895 and chapter 320 of the Laws of 1897, said property having been duly selected, located and laid out by the Board of Street Opening and Improvement of the City of New York as and for a public park, under and in pursuance of the provisions of said chapter 203 of the Laws of 1895 and chapter 320 of the Laws of 1897, being the following described lots, pieces or parcels of land, namely:

PARCEL "A."

All that piece or parcel of land in the Eleventh Ward of the City of New York bounded and described as follows, to wit: Beginning at the intersection of the same with the northerly line of Stanton street for a distance of four hundred feet (400 feet) to the intersection of the same with the northerly line of Pitt street, and thence (1) running southerly along the easterly line of the said Pitt street for a distance of four hundred feet (400 feet) to the intersection of the same with the northerly line of the said Pitt street for a distance of four hundred feet (400 feet) to the intersection of the same with the southerly line of

All that piece or parcel of land in the Eleventh Ward of the City of New York bounded and described as follows, to wit: Reginning at the intersection of the southerly line of Houston street with the casterly line of Willett street, and thence (1) running southerly along the easterly line of said Willett street for a distance of the easterly line of said Willert street for a distance of four hundred feet (4co feet) to the intersection of the same with the northerly line of Stanton street; thence (2) running easterly along the northerly line of said Stanton street for a distance of two hundred feet (2co feet) to the intersection of the same with the westerly line of Sheriff street; thence (3) running northerly along the westerly line of said Sheriff street for a distance of four hundred feet (4co feet) to the intersection of the same with the southerly line of Houston street; thence (4) running westerly along the southerly line of said rouston street for a distance of two hundred feet (2co feet), more or less, to the place or point of beginning.

Dated New York, June 15th, 1896.

FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening ORCHARD STREET OR EAST ONE HUNDRED AND SIXTY-NINTH STREET (although not yet named by proper authority), from Sedgwick avenue to Boscobel avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 27th day of May, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements,

hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 2d day of June, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and forme!, to the respective owners, lessees, parties and persons respectively entitled to or interested in he said respective lands, tenements, h-reditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, till 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate laber or to be taken for the purpose of opening the said

acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, ninth floor, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 3th day of July, 1896, at 2 o'clock in the atternoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, June 13, 1896.

WILLIAM A. McQUAID, Commissioners.

John P. Dunn, Clerk.

WILLIAM H. BAKKER, GIDEON J. TUCKER, WILLIAM A. McQUAID, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening MaRCHER AVENUE (although not yet named by proper authority), at its junction with East One Hundred and Sixty-eighth street, or Birch street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOILCE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 27th day of May, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the votice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 2d day of June, r896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to rinterested in the said respective planticed for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of

ROBERT H. NEAMANN, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening BOSION ROAD (although not yet named by proper authority), from Tremont avenue to the Bronx Park, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 27th day of May, 1866, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 2d day of June, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands. avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respectively lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 7, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, 9th floor, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice. And we, the said Commissioners, will be in attendance at our said office on the 8th day of July, 1896, at 10,30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, June 13, 1896.

JAMES R. ELY, W. G. ROSS, SAMUEL B. PAUL, Commissioners.

Iohn P. Dunn, Clerk.

JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening SUMMIT AVENUE (although not yet named by proper authority), from East One Hundred and Sixty-first street to East One Hundred and Sixty-sixth street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

first street to East One Hundred and Sixty-sixth street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 27th day of May, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 2d day of June, 1806, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and dutles required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York." passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate asken or to

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of the Work, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the southerly side of BROOME STREET, between Clinton and Suffolk streets, in the Thirteenth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, as amended by chapter 35 of the Laws of 1890 and chapter 890 of the Laws of 1896.

under and in pursuance of the provisions of chapter 191 of the Laws of 1889, as amended by chapter 35 of the Laws of 1890 and chapter 890 of the Laws of 1896.

PURSUANT TO THE PROVISIONS OF CHAPTER 191 of the Laws of 1896, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held in Part I, thereof, at the County Court-house, in the City of New York, on the 10th day of July, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by the Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the southerly side of Broome street, between Clinton and Suffolk streets in the Thirteenth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, amended by said chapter 193 of the Laws of 1888, amended by said chapter 193 of the Laws of 1888, amended by said chapter 35 of the Laws of 1890 and chapter 890 of the Laws of 1890, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1898, as amended by said chapter 35 of the Laws of 1890 and chapter 890 of the Laws of 1890, being the following described lot, piece or parcel of land, namely:

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

Beginning at a point in the southerly line of Broome street distant westerly line of the present site of Primary School No. 20 with the southerly line of Broome street; running thence southerly parallel with

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