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THE CITY RECORD.

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BOARD OF CITY RECORD.

WILLIAM J. GAYNOR, MAYOR.

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

DAVID FERGUSON, SUPERVISOR.

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PUBLIC SERVICE COMMISSION—FIRST DISTRICT.

No. 154 NASSAU STREET, NEW YORK CITY.

Calendar for the Week Commencing March 31, 1913.

Thursday, April 3, 1913—2:30 p. m.—Room 305—Case No. 1610—Newtown Gas Company—A. Herrmann et al., complainants—"Rate for gas in 2d Ward, Borough of Queens"—Commissioner Maltbie.

Friday, April 4, 1913—2:30 p. m.—Room 305—Case No. 1653—New York Edison Company—Rees & Rees, complainants—"Charges for breakdown or auxiliary service"—Commissioner Maltbie.

Meeting of the Committee of the Whole held every Tuesday, Wednesday, Thursday and Friday at 10:30 a. m. in the Committee Room.

Regular meeting of the Commission held every Tuesday and Friday at 12:15 p. m. in Room 310.

THE BOARD OF ALDERMEN OF THE CITY OF NEW YORK.

STATED MEETING.

Tuesday, April 1, 1913, 1:30 o'clock P. M.

The Board met in the Aldermanic Chamber, City Hall.

Present:

Hon. John Purroy Mitchel, President of the Board of Aldermen.

Aldermen

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

Maurice E. Connolly, President, Borough of Queens, by Joseph Flanagan, Commissioner of Public Works.

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

Alfred E. Steers, President, Borough of Brooklyn, by L. H. Pounds, Commissioner of Public Works.

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

The President announced that Alderman Gaynor had been excused from attendance.

The Clerk proceeded to read the minutes of the stated meeting of March 25, 1913.

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

PETITIONS AND COMMUNICATIONS.

No. 3229.

James Moffett, Robert Elwell Moffett, Counsellors at Law, 894 Broadway, Brooklyn, N. Y., March 28, 1913.

The City Clerk, City Hall, New York:

Dear Sir—I hereby tender my resignation as a Commissioner of Deeds, to take effect immediately. Will you kindly take such action as is necessary.

Very truly yours,

ROBERT E. MOFFETT.

Which resignation was accepted.

No. 3230.

The American Society for the Prevention of Cruelty to Animals, Headquarters Madison ave., and 26th st., New York, March 27, 1913.

Hon. P. J. SCULLY, City Clerk, City Hall, New York:

Dear Sir—Will you kindly have the enclosed resolution, authorizing the Society to erect certain drinking fountains, introduced at the next meeting of the Board of Aldermen?

Thanking you for your many courtesies in the past, believe us,

Very truly yours,

W. K. HORTON, General Manager.

Resolved, That permission be and the same is hereby given to The American Society for the Prevention of Cruelty to Animals to erect and place rectangular granite troughs for horses at the following points: Alexander Hamilton Park, west side of 9th ave., 58 feet south of the curb line on 28th st., Borough of Manhattan; Fordham Park, north side of Fordham rd., 140 feet west of the curb line on Aqueduct ave., Borough of The Bronx; Center of Tremont ave., midway of Boston rd. and Bronx st., Borough of The Bronx; north side of Butler st., 250 feet west of Nevins st., Borough of Brooklyn, and Kings Park, north side of Jamaica ave., 60 feet east of point opposite center of Division ave., Jamaica, Borough of Queens, the said troughs to be paid for by the said American Society for the Prevention of Cruelty to Animals, and to be of a design and pattern approved by the Art Commission of The City of New York. The said troughs are to be erected under the supervision of the Commissioner of Water Supply, Gas and Electricity, and the water therefor shall be supplied by the Department of Water Supply, Gas and Electricity.

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

COMMUNICATIONS FROM CITY, COUNTY AND BOROUGH OFFICERS.

The President laid before the Board the following communication from the Department of Public Charities:

No. 3231.

Department of Public Charities of The City of New York, foot of East 26th st., March 26, 1913.

To the Honorable the Board of Aldermen:

Gentlemen—We would respectfully request that authority be granted this Department to purchase, without public letting, one motor vehicle to be used on Blackwell's Island, at a price not exceeding the sum of \$1,500. This amount was allowed by the Board of Estimate and Apportionment to this Department for the year 1913 with which to purchase "motor vehicles and equipment."

Trusting that a resolution in the enclosed form, or some other suitable form, will be adopted by the Board of Aldermen at an early date, I am,

Respectfully yours,

MICHAEL J. DRUMMOND, Commissioner.

Resolved, That pursuant to section 419 of the Greater New York Charter, the Commissioner of the Department of Public Charities of the City of New York be and hereby is authorized to purchase, without public letting, for the use of said Department, one motor vehicle, the total expense of which is not to exceed the sum of One Thousand Five Hundred Dollars (\$1,500).

Which was referred to the Committee on Public Letting.

The President laid before the Board the following communication from the Public Recreation Commission:

No. 3232.

The Public Recreation Commission, City of New York, 51 Chambers st., Room 1001, March 24, 1913.

Mr. P. J. SCULLY, City Clerk, Room 11, City Hall, New York:

Dear Sir—At a recent meeting of the Public Recreation Commission the following resolution was adopted:

Resolved, That the Board of Aldermen be requested to issue revenue bonds to the amount of \$3,576.75 for the purpose of making effective the administration of the four public gymnasias and the two recreation piers which have been placed under our jurisdiction by the Borough President and the Dock Department, respectively.

One instructor at \$3 a day, from April 14 to December 31, 225 days.. \$675 00

Two instructors at \$3 a day, from April 14 to December 31, 225 days 1,350 00

One instructor at \$3 a day, from April 14 to December 31, 4 days each week, 150 days 450 00

Two instructors at \$3 a day, from April 14 to October 31, 173 days 1,038 00

Two laborers, 15 days, at \$2.50 a day, from October 15 to October 31 37 50

Two cleaners, 15 days, at \$1.75 a day, from October 15 to October 31.. 26 25

\$3,576 75

The instructor at \$3 a day will be used as a field man and work directly under the Secretary, relieving him of the daily inspection of the gymnasias and recreation piers and the supervision of the activities thereon. This inspection is necessary to keep the plant and equipment clean and in good order and repair. The Supervisor is necessary to set up and keep going the right kind of activities among the children and adults who attend these public places.

The Secretary should have time to devote to the larger aspects of recreation. This Commission has so far been unable to present any comprehensive report on the recreation needs of Greater New York because of the lack of just such an employee as is now being requested.

The three Instructors at \$3 a day, from April 14 to December 31, will be used to assist the Instructors now employed at the various gymnasias to teach the swarms of youngsters who attend these places in excess of the number that the present Instructors we have can handle. For instance, there are 225 boys who desire to attend the gymnasium at 348 East 54th st. in the afternoon between 3:30 and 5:30. The capacity of the gymnasium is about half that number; the number of boys that the one Instructor whom we now have can handle and keep busy is 50. There are in addition roof playgrounds on three of the gymnasias where activities can be conducted on warm evenings if this Commission had more instructors to take charge. In view of these facts the request for three more Instructors would appear a minimum one.

The other two Instructors asked for at \$3 per day, from April 1 to October 31, are for the two recreation piers. In the tax budget for 1913, your Honorable Body appropriated funds for one Instructor at each of the two recreation piers. With this force it will be impossible to take care of both boys and girls on these piers. Your Honorable Body also provided funds for music for dancing for the girls and for equipment for boys. Unless you now provide funds for an additional Instructor at each of the two recreation piers, it will be impossible to admit both boys and girls at the same time, or alternate days, as the man is required to teach the boys and a woman for the girls.

The Laborers and Cleaners for fifteen days, from October 15 to 31, are required for two recreation piers; those supplied by the Dock Department are employed to October 14 only.

You are therefore respectfully requested to issue the revenue bonds in the amount and for the purposes above set forth. Respectfully yours,

BASCOM JOHNSON, Secretary.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Corporation Counsel:

No. 3233.

City of New York, Law Department, Office of the Corporation Counsel, New York, March 27, 1913.

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

Gentlemen—There was transmitted to this office by the Clerk of your Board, on January 22, 1913, a certified copy of an ordinance duly adopted by your Board on January 6, 1913, and approved by the Mayor on January 21, 1913, selecting as a site for municipal purposes, in the care and under the jurisdiction of the Bureau of Street Cleaning, of the President of the Borough of Richmond, the following described property in the Borough of Richmond:

Beginning at a point on the westerly side of Tompkins ave., said point of beginning being the northeasterly corner of land occupied by the Clifton Refuse Destructor, which was conveyed to The City of New York October 4, 1907.

1. Thence in a northwesterly direction 101.92 feet along the westerly side of Tompkins ave. to the right of way of the Staten Island Railway.

2. Thence deflecting to the left 92 degrees 53 minutes 40 seconds in a southwesterly direction along said railroad right of way 12 feet.

3. Thence deflecting to the left 24 degrees 43 minutes in a southwesterly direction along said railroad right of way 231.27 feet.

4. Thence deflecting to the left 153 degrees 56 minutes 30 seconds in a north-easterly direction along the northerly line of land above mentioned, conveyed to The City of New York October 4, 1907, 217 feet to the point of beginning.

The said ordinance was duly approved by a resolution of the Board of Estimate and Apportionment adopted February 6, 1913, and by which I was authorized and directed to institute condemnation proceedings for the acquisition of said lands and premises.

On March 7, 1913, two copies of the surveys, maps and plans of said property directed to be made in and by the said ordinance were transmitted to this office by the Clerk of your Board with a communication stating that a similar survey, map or plan had been filed in the office of the Clerk of the County of Richmond on March 7, 1913.

The surveys so transmitted show that a portion of the property selected, as above set forth, lies within the bed of Rosebank ave. as laid out.

A proceeding to acquire so much of said property as lies within the proposed lines of said street is now pending in the Second Judicial District, which is entitled as follows:

"New York Supreme Court, Second Judicial Department. In the matter of the application of The City of New York relative to acquiring title wherever the same has not heretofore been acquired for the same purpose in fee to the lands, tenements and hereditaments required for the opening and extending of Rosebank ave. from Southside boulevard to Broad st., in the Second and Fourth Wards of the Borough of Richmond, City of New York."

The oaths of the Commissioners in the above proceeding were filed on December 26, 1912, and I am informed by my assistant in charge of said proceeding that the title to the property to be acquired will vest in The City of New York six months after the date of the filing of said oaths.

The damage may in said street opening proceeding shows that the following described portion of the property selected by your Board for street cleaning purposes, as above set forth, constitutes Damage Parcel No. 9 in said proceedings.

Beginning at a point on the westerly side of Tompkins ave. adjoining the right of way of the Staten Island Rapid Transit Railway Company, running thence southwesterly at an angle of 92 degrees 53 minutes 40 seconds, a distance of 12 feet, to the westerly side of Rosebank ave. as laid out, running thence southerly along the westerly side of Rosebank ave 101.81 feet, running thence easterly at right angles to the westerly side of Tompkins ave. 19.72 feet to the westerly side of Tompkins ave., running thence northerly along the westerly side of Tompkins ave. 101.92 feet to the point or place of beginning.

As such portion of the property selected by your Board as is comprised in Damage Parcel No. 9 in said street opening proceeding has been designated for street purposes, it should not be selected for another and inconsistent public use.

It will therefore be necessary to amend the ordinance which was adopted by your Board so as to exclude such portion of the property described therein as lies within the lines of Rosebank avenue and to have an amended survey, map or plan made and filed accordingly. Respectfully yours,

G. L. STERLING, Acting Corporation Counsel.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Justices of the Supreme Court, Kings County:

No. 3234.

Supreme Court of the State of New York, Brooklyn, N. Y., March 26, 1913.

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

Gentlemen—The undersigned representing the Justices of the Supreme Court residing in Kings County, hereby respectfully request your honorable body to authorize pursuant to law the issuance of \$39,000 of special revenue bonds for the purposes of making the changes in the Kings County Court House indicated in the communication of the Comptroller addressed to Mr. Justice Kapper, a copy of which communication is hereto annexed and made a part of this application. Respectfully,

ISAAC M. KAPPER, CHARLES H. KELBY, RUSSELL BENEDICT, Committee.

Department of Finance, City of New York, Bureau of Municipal Investigation and Statistics, March 24, 1913.

Hon. ISAAC M. KAPPER, Justice, Supreme Court, Brooklyn, New York:

Sir—The request signed by yourself, the Hon. Charles H. Kelby and the Hon. Russell Benedict for \$150,000 corporate stock and special revenue bonds to repair the County Court House was referred to the Corporate Stock Budget Committee of which I am Chairman. I have had an investigation made by engineers to determine how much of the proposed work is chargeable to corporate stock and how much to revenue bonds. It is reported to me that that part of the work which can be regarded as a permanent improvement increasing the capacity of the building, and therefore properly chargeable to corporate stock will cost \$111,000. I have had a report prepared recommending the authorization of this amount of corporate stock.

The Board of Estimate cannot take the initiative in a request for special revenue bonds and therefore it will be necessary for you to make a separate request to the Board of Aldermen. According to the report made to me it will cost \$39,000 to change the partitions and skylights on the third floor for the secretaries' and stenographers' rooms, to install a modern lighting system in place of the present system, to overhaul the ventilating and heating plant and to repaint and redecorate and do other work of repairs and replacements which cannot properly be charged to corporate stock. I suggest that you make request to the Board of Aldermen for \$39,000, which, in addition to the corporate stock, will give you all that is necessary to make the changes and improvements. Yours truly,

WM. A. PRENDERGAST, Comptroller.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the President of the Borough of Queens:

No. 3235.

The City of New York, Office of the President of the Borough of Queens, Long Island City, March 28, 1913.

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

Gentlemen—Pursuant to resolutions adopted by the Board of Estimate and Apportionment on March 6, 1913, establishing the position of Steam Roller Engineer, at \$4.75 per diem, application is hereby made for an issue of special revenue bonds to an amount not exceeding six hundred and seventy-six and 50-100 dollars (\$676.50), to cover the difference in compensation of Steam Roller Engineers, Bureau of Highways, office of the President of the Borough of Queens, from \$4.50 to \$4.75, being

an increase of 25 cents per diem for 2,706 days, as allowed in the Budget for the year 1913.

Resolution herewith enclosed. Yours very truly,

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

Resolved, That, pursuant to the provisions of resolutions adopted by the Board of Estimate and Apportionment on March 6, 1913, the Comptroller is hereby authorized to issue special revenue bonds to an amount not exceeding six hundred and seventy-six and 50-100 dollars (\$676.50), proceeds whereof to be expended by the President of the Borough of Queens, for the purpose of increasing the salaries of Steam Roller Engineers, Bureau of Highways, office of the President of the Borough of Queens, from \$4.50 to \$4.75 per diem.

Which was referred to the Committee on Finance.

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

No. 3236.

City of New York, President of the Borough of The Bronx, 3d Ave., and 177th St., Office of the President, March 27, 1913.

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

Dear Sir—In the resolution of the Board adopted February 25, 1913, and approved by the Mayor March 11, 1913, by which the Board of Estimate and Apportionment was requested to authorize the Comptroller to issue special revenue bonds to the amount of \$8,500 for the purpose of installing a new and exposed system of Plumbing in the Interior Public Bath at 156th st. and Elton ave., Borough of The Bronx, a provision for painting the interior and exterior of said structure was inadvertently omitted. It is therefore desired that said resolution be amended as follows:

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of eight thousand five hundred dollars (\$8,500), the proceeds whereof to be used by the President of the Borough of The Bronx, for the purpose of installing a new and exposed system of plumbing, and necessary painting of interior and exterior of the Interior Public Bath at 156th st. and Elton ave., Borough of The Bronx.

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

Your early attention will oblige. Respectfully,

CYRUS C. MILLER, President, Borough of The Bronx.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the President of the Borough of Queens:

No. 3237.

The City of New York, Office of the President of the Borough of Queens, Long Island City, March 29, 1913.

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

Gentlemen—Request is hereby made for your approval of an issue of special revenue bonds amounting to \$4,000 to defray the estimated cost to be incurred by the Bureau of Street Cleaning in connection with the spring "clean up" to be conducted under the direction of the Department of Health.

It is the intention of this Department to make the work as thorough and complete as the funds available will permit. Respectfully,

JOSEPH FLANAGAN, Commissioner of Public Works, and Acting President of the Borough of Queens.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Commissioner of Parks, Borough of Queens:

No. 3238.

The City of New York, Department of Parks, Borough of Queens, March 28, 1913.

The Honorable the Board of Aldermen, City Hall:

Gentlemen—Pursuant to the provisions of section 188 of the Charter of The City of New York, application is hereby made for an issue of special revenue bonds to an amount not exceeding \$5,000, the proceeds whereof to be used by the Department of Parks, Borough of Queens, to defray the expense of planting trees on certain highways of that Borough.

In connection with this application I beg to say that frequent requests for work of this character are made by civic associations and individuals, including members of your honorable Board, and it is believed to be desirable that a small fund should be available to be judiciously expended in that direction. Respectfully,

W. G. ELIOT, Commissioner of Parks, Borough of Queens.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Public Recreation Commission:

No. 3239.

City of New York, The Public Recreation Commission, 51 Chambers St., Room 1001, March 17, 1913.

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

Dear Sir—At a recent meeting of the Public Recreation Commission the following resolution was adopted:

Resolved, That the Board of Aldermen be requested to issue revenue bonds to the amount of \$3,576.75 for the purpose of making effective the administration of the four public gymnasiums and the two recreation piers which have been placed under our jurisdiction by the Borough President and the Dock Department, respectively.

"One Instructor at \$3 a day, from April 14 to December 31, 225 days \$675 00

"Two Instructors at \$3 a day, from April 14 to December 31, 225 days 1,350 00

"One Instructor at \$3 a day, from April 14 to December 31; 4 days

each week, 150 days..... 450 00

"Two Instructors at \$3 a day, from April 14 to October 31, 173 days 1,038 00

"Two Laborers, 15 days at \$2.50 a day; from October 15 to October 31 .. 37 50

"Two Cleaners, 15 days at \$1.75 a day; from October 15 to October 31 26 25

"\$3,576 75"

The Instructor at \$3 a day will be used as a field man and work directly under the Secretary, relieving him of the daily inspection of the gymnasiums and recreation piers and the supervision of the activities thereon. This inspection is necessary to keep the plant and equipment clean and in good order and repair. The Supervisor is necessary to set up and keep going the right kind of activities among the children and adults who attend these public places.

The Secretary should have time to devote to the larger aspects of recreation. This Commission has so far been unable to present any comprehensive report on the recreation needs of Greater New York, because of the lack of just such an employee as is now being requested.

The three instructors at \$3 a day, from April 14 to December 31, will be used to assist the instructors now employed at the various gymnasiums to teach the swarms of youngsters who attend these places in excess of the number that the present Instructors we have can handle. For instance, there are 225 boys who desire to attend the gymnasium at 348 E. 54th st., in the afternoon between 3:30 and 5:30. The capacity of the gymnasium is about half that number; the number of boys that the one Instructor whom we now have can handle and keep busy is 50. There are in addition roof playgrounds on three of the gymnasiums where activities can be conducted on warm evenings if this Commission had more Instructors to take charge. In view of these facts the request for three more Instructors would appear a minimum one.

The other two Instructors asked for at \$3 per day, from April 1 to October 31, are for the two recreation piers. In the tax budget for 1913, your Honorable Body appropriated funds for one Instructor at each of the two recreation piers. With this force it will be impossible to take care of both boys and girls on these piers. Your Honorable Body also provided funds for music for dancing for the girls and for equipment for boys. Unless you now provide funds for an additional instructor at each of the two recreation piers, it will be impossible to admit both boys and girls at the same time or alternate days, as the man is required to teach the boys and a woman for the girls.

The Laborers and Cleaners for fifteen days, from October 15 to 31, are required for two recreation piers; those supplied by the Dock Department are employed to October 14 only.

You are therefore respectfully requested to issue the revenue bonds in the amount and for the purposes above set forth. Respectfully yours,

BASCOM JOHNSON, Secretary.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Board of Education:

No. 3240.

Board of Education, Park Ave. and 59th St., New York, March 31, 1913.

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

Dear Sir—I have the honor to transmit herewith a certified copy of a report and resolutions adopted by the Board of Education at a meeting held on March 26, 1913, relative to the issue of special revenue bonds to the amount of \$351,146, for the purpose of augmenting the General School Fund for the year 1913.

Respectfully yours, A. E. PALMER, Secretary, Board of Education.

To the Board of Education:

Section 15 of the bylaws provides as follows:

"5. It [the Committee on Finance] shall report to the Board at or about the beginning of each year a plan for apportioning the General School Fund among the various objects of expenditure included in said fund."

In accordance with the foregoing, the Committee submits a tentative scheme of apportionment of the General School Fund for the year 1913.

The estimate for 1913, adopted by the Board of Education, for the purpose of the General School Fund, amounted to \$30,952,602.91. The amount allowed by the City is \$29,195,810.70, or \$1,756,792.21 less than the sum required.

The Board of Estimate and Apportionment reduced the amount requested by \$1,531,001.87.

The Board of Aldermen made a further reduction of \$225,790.34.

The amount of the General School Fund for 1912, plus some trust funds used for the purpose of augmenting the General School Fund, was, on December 31, 1912, \$28,445,013.84.

The General School Fund for 1912 has been further augmented by the addition of trust funds, in order to meet arrearages and other salary claims to the extent of \$12,700.24.

The bulk fund for 1912 therefore amounts to \$28,457,714.08 as of this date.

Comparison of the figures of 1912, as of December 31, 1912, with the Budget allowed for 1913, indicates an increase of only \$750,796.86.

Comparison of the figures of the bulk fund for 1912, as of to-day, with the Budget allowed for 1913 indicates an increase of only \$738,096.62.

At no time within a period of several years have the schools been so meagrely funded, and, apart from the withholding of funds for improvement and extension of the system, the insufficiency of money is mainly caused by the extra cut of \$225,790.34 made by the Board of Aldermen. This cut was directed against the employment of Teachers of Special Branches, for the proper maintenance of which activities the Board of Education required the sum of \$790,079.25.

This item suffered a reduction at the hands of the Board of Estimate and Apportionment, which brought it down to \$725,790.34, while the Board of Aldermen made a further reduction of \$225,790.34, fixing the item at \$500,000. It is obvious that so great a reduction as has been applied to the item of Teachers of Special Branches in day elementary schools cannot be made good by distributing the deficit against moneys applicable to other activities. The schools have reached a point in the matter of funding, occasioned by successive annual Budget reductions, where they cannot withstand the impact of further inroads, without seriously impairing their efficiency. The item for Teachers of Special Branches in day elementary schools must, therefore, stand or fall by the financial policy directed against it by the City authorities.

It is proposed, in the tentative apportionment hereinafter submitted, to limit the item to the amount fixed by the Board of Aldermen, namely, \$500,000, the effect of which will be to cut off all studies in shopwork, foreign languages, drawing, music, physical training, sewing, cooking, etc., and discharge Teachers engaged therein, at a point in the present year when the amount of \$500,000 will have become exhausted.

Special branches can probably be maintained for about eight months of the current year. However, it is realized that the Board of Education would be lacking in effort to meet the public demand for these studies were it to accept the situation without endeavoring to seek a remedy.

It is therefore proposed to ask the Board of Aldermen to authorize an issue of special revenue bonds for the purpose of continuing these activities throughout the year. The responsibility for whatever may occur will then rest with the City authorities.

It is recommended that, pending action on the request for additional funds, no vacancies in the force of Teachers of Special Branches be filled, nor any ad interim extension of the activities undertaken.

The evening schools present some complexities, due also to the cutting of the Budget funds.

The following figures serve to illustrate:

Activity.	Budget Requirements.	City Segregation.	Minimum Requirements.	Additional Money Required.
Evening trade schools	\$84,487 00	\$79,397 00	\$88,306 00	\$8,909 00
Evening high schools	362,767 00	357,607 00	355,500 00	*2,107 00
Evening elementary schools..	467,598 00	363,028 00	430,633 00	67,605 00
	\$914,852 00	\$800,032 00	\$874,439 00	\$74,407 00

*Surplus.

While every reasonable effort should be made, and has been made, to reduce the evening school activities to the most economical basis, the public demand for maintenance of the system must be heeded. It may not be generally known, but it is a fact, that about 91 per cent. of the attendance in the evening elementary schools consists of adults, who are seeking to better their social and business status by acquiring education in their spare time. Most of this attendance is composed of persons of foreign birth. Only about 9 per cent. of the attendance is of youthful type. The Committee therefore recommends that the sum of \$74,407 be included in the request for special revenue bonds. This extra amount will maintain the evening schools as now organized, but will provide no funds for extension.

The sum requested in the Budget for 1913 for vacation schools, playgrounds, evening recreation centres and various kindred activities was \$394,335.50.

It was proposed to meet the public demand for these lines of educational work by extension of the system. The City segregation is \$250,000 for the year 1913, as against a cash expenditure of \$265,457.35 for 1912.

While it appears to be the policy of the City authorities to economize in this particular, at the same time there are features of the vacation school work which should be supported and extended. The continuation classes for backward children are extremely useful in assisting in the solution of the problem of non-promotion of pupils in elementary schools, opportunity being afforded in the vacation schools during the summer months of accelerating the school status of backward children, thus enabling them to be promoted, and relieving in some measure an unsatisfactory condition which would otherwise be carried forward from one school term to another. A moderate expenditure for such purpose represents a saving of time to the backward pupil, and also has its effect upon conditions in the day elementary schools.

The Committee, therefore, recommends that the sum of \$25,000 for these activities be included in the request for special revenue bonds.

The day elementary and day high schools are meagrely funded this year, and extension of their work must necessarily be limited. It does not follow that the schools cannot live under adverse conditions, but when appropriations have been reduced from a basis of frugality, and, in turn, to a condition of parsimony, the funds provided for the schools fail to produce an adequate return for the money expended. Scarcity of funds involves the telescoping of classes, and, therefore, occasions the existence of abnormally large classes. Education may be thus furnished, but, under such conditions, the quality of it becomes impaired. It is not proposed at this time to ask for further funds for either the day elementary or day high schools, but, if it is found at the opening of schools next September that conditions render it necessary to secure more money, the Committee may suggest the presentation of a request at that time.

The following resolutions are submitted for adoption:

Resolved, That, in accordance with section 15, subdivision 5, of the bylaws, the General School Fund for the year 1913 be, and it is hereby, tentatively apportioned as follows:

Day elementary schools, including model department of training schools	\$22,543,239 70
Day high schools	4,035,784 00
Training schools for Teachers	195,548 00
Special branches in day elementary schools	500,000 00
Vocational schools	85,776 00
Truant schools	28,744 00
General and specific professional control	320,639 00
Attendance Officers	118,418 00
Evening trade schools	79,397 00
Evening high schools	357,607 00
Evening elementary schools	363,028 00
Vacation schools, playgrounds, etc.	250,000 00
Lecturers' fees	65,000 00
Corporate schools	252,630 00
	\$29,195,810 70

Resolved, That the sum of \$100,000, or so much as may be found to be necessary, be, and the same is hereby, appropriated from the special trust fund entitled "Maintenance of Training Schools," and set apart to defray a portion of the cost of salaries of Teachers in training schools, in addition to the sum of \$195,548, appropriated for a like purpose from the General School Fund for 1913, as set forth in the next preceding resolution.

Resolved, That the Committee on Finance be, and it is hereby, empowered to make such modifications in the apportionment described in the foregoing resolutions as circumstances may require, and as, in its judgment, may be necessary and advisable during the current year.

Resolved, That the Board of Aldermen be, and it is hereby, respectfully requested to adopt a resolution requesting the Board of Estimate and Apportionment to authorize the issue of special revenue bonds to the amount of three hundred fifty-one thousand one hundred forty-six dollars (\$351,146), pursuant to the provisions of subdivision 1 of section 188 of the Revised Charter, for the purpose of augmenting the General School Fund for the year 1913.

A true copy of report and resolution adopted by the Board of Education.

A. E. PALMER, Secretary, Board of Education.

Which was referred to the Committee on Finance.

The President laid before the Board the following communications from the Board of Estimate and Apportionment:

No. 3241.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, 277 Broadway, March 31, 1913.

To the Honorable the Board of Aldermen:

Gentlemen—I transmit herewith certified copies of nine resolutions adopted by this Board March 27, 1913, relative to the issue of corporate stock, as follows:

Calendar No. 104. Authorizing issue of \$111,000 corporate stock for making structural changes in the County Court House of Kings County, under the jurisdiction of the President of the Borough of Brooklyn.

Calendar No. 105A. Amending resolution adopted July 17, 1911, authorizing issue of \$80,000 corporate stock for erection of new fireproof building in Central Park, for the Fire Alarm Telegraph Central Office in Manhattan, under the jurisdiction of the Fire Department, by increasing said amount to \$92,000.

Calendar No. 105B. Amending resolution adopted July 17, 1911, authorizing issue of \$310,000 corporate stock for improvements in connection with the Fire Alarm Telegraph Systems in Manhattan, The Bronx and Brooklyn, under the jurisdiction of the Fire Department, by reducing said amount to \$298,000.

Calendar No. 106A-B-C-D. Authorizing issues of corporate stock as follows: \$10,000 for Bureau of Design and Survey, office of the President of the Borough of Manhattan; \$55,000 for completion of Borough Map, Borough of Manhattan; \$20,000 for reconstruction of sewers, Borough of Manhattan, preparation of Survey of System and Plans, under the jurisdiction of the President of the Borough of Manhattan.

Calendar No. 120A and B. Authorizing issue of \$1,000 corporate stock, for payment of salaries and wages of Departmental Employees, office of the President of the Borough of Richmond, and \$1,270 corporate stock, for purchase of materials by the President of Richmond, in connection with the construction of the outlet sewer at Sea View Hospital, Staten Island.

I also transmit copies of reports of the Corporate Stock Budget Committee relative thereto. Yours very truly, JOSEPH HAAG, Secretary.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, March 25, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On March 10, 1913, a Committee of the Board of Justices of the Supreme Court, residing in Kings County, requested corporate stock and special revenue bonds to an amount not exceeding \$150,000 for the purpose of making such changes in the present County Court House in Kings County "as will render it suitable for public use." In connection therewith I report as follows:

Examination shows that the County Court House is in an unsanitary condition and that the accommodations are too limited. To remedy these conditions it is proposed to build a fourth floor, to contain eight jury rooms with individual toilets, connected with corridors to three stairways and two elevators. The present jury rooms on the third floor are to be altered for the use of the Secretaries and Stenographers. A new structure, to give a separate cell for each prisoner and separate quarters for men and women, is to be built in the yard adjoining the Court House. Public toilets are to be installed on the first, second and third floors, and an elevator is to be installed near the front entrance, and one near the rear entrance. It is also proposed to overhaul the ventilating and heating plant; to install double sashes in all outside windows so as to shut out street noises; to do necessary painting and decorating, and install an up-to-date lighting system.

It is estimated that a site cannot be acquired and the proposed new Court House built within three years. After the new Court House is completed it will still be necessary to use the present building largely for court purposes. The improvements suggested, therefore, will not only remove existing defects but will be of permanent benefit.

The approximate cost of the proposed changes is estimated at \$150,000. Of this amount \$111,000 appears to be chargeable to corporate stock to provide for the following:

Jury rooms and structural changes on the fourth floor.

Prisoners' quarters (48 individual cells) in yard adjacent to Court House.

Public toilets on first, second and third floors.

Elevators (two) from basement to fourth floor.

Double sashes in outside windows.

Painting and decorating new structural work.

The sum of \$39,000 in Special Revenue Bonds appears to be necessary to provide for the following:

Changing partitions and skylights on third floor for Secretaries' and Stenographers' rooms.

Installation of modern lighting system.

Overhauling the ventilating and heating plant.

Repainting and redecorating.

Application for the necessary revenue should be made to the Board of Aldermen under subdivision 8 of section 188 of the Greater New York Charter.

We recommend the adoption of the attached resolution approving the request, to the extent of \$111,000 in Corporate Stock, as indicated above; and that a copy of this report be transmitted to the Board of Justices of the Supreme Court of Kings County. Respectfully,

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

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding the sum of one hundred and eleven thousand dollars (\$111,000), to provide means for the purpose of making structural changes in the County Court House in Kings County, including the building of a fourth floor to contain eight jury rooms and toilets, public toilets on three floors, two elevators from basement to fourth floor, double sashes in outside windows and prisoners' quarters in yard adjacent to Court House, under the jurisdiction of the President of the Borough of Brooklyn, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said

corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment, March 27, 1913.

No. 3242.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, March 24, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On March 8, 1913, the Fire Commissioner requested amendment of two resolutions authorizing corporate stock for the Fire Alarm Telegraph Bureau. In connection therewith we report as follows:

It is proposed to increase the amount authorized for the erection of a new fire-proof building in Central Park from \$80,000 to \$92,000. The Commissioner states that an increased allowance is needed on account of extra rock excavation necessitated by the building of a semi-subterranean station to meet the requirements of the Park Commissioner.

The \$12,000 increase is to be covered by a rescindment of the same amount in the authorization for the installation of the new fire alarm telegraph system in the Borough of Manhattan. The general purpose of each authorization is the same, but the entire cost of the building should be shown in the authorization for that purpose.

We recommend therefore that the request be approved by the adoption of the attached resolutions. Respectfully,

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

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on July 17, 1911, and approved by the Board of Aldermen on July 31, 1911, as follows.

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding eighty thousand dollars (\$80,000), to provide means for the erection of a new fireproof building on site in some part of Central Park, as agreed to by the Park Commissioner for the use of the Fire Department of The City of New York, for a fire alarm telegraph central office, Borough of Manhattan, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be amended to make the amount authorized ninety-two thousand dollars (\$92,000).

A true copy of resolution adopted by the Board of Estimate and Apportionment March 27, 1913.

JOSEPH HAAG, Secretary.

No. 3243.

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on July 17, 1911, and approved by the Board of Aldermen on July 25, 1911, as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding three hundred and ten thousand dollars (\$310,000), to provide means for subways, subsidiaries, cables, wires, terminal posts and boxes, fire alarm signal boxes and apparatus for fire houses, for the use of the Fire Department of The City of New York, in connection with the fire alarm systems as follows:

"For the Borough of Manhattan	\$150,000 00
"For the Borough of The Bronx	100,000 00
"For the Borough of Brooklyn	60,000 00

\$310,000 00

"—and that when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be amended to make the total authorization two hundred and ninety-eight thousand dollars (\$298,000), divided as follows:

For the Borough of Manhattan	\$138,000 00
For the Borough of The Bronx	100,000 00
For the Borough of Brooklyn	60,000 00

\$298,000 00

A true copy of resolution adopted by the Board of Estimate and Apportionment March 27, 1913.

JOSEPH HAAG, Secretary.

No. 3244.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, March 24, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On January 17, 1913, the President of the Borough of Manhattan requested corporate stock in the sum of \$85,000 for the Bureau of Design and Survey in his office for the year 1913. In connection therewith we report as follows:

The \$85,000 is asked for on account of the schedule in the 1913 Budget entitled "Personal Service, Salaries Regular Employees, Design and Survey, 2718TC, Tax Levy and Corporate Stock Force." The total of the schedule is \$150,730, of which amount \$32,250 is to be paid out of tax levy and \$118,480 out of corporate stock. The Bureau is engaged upon certain work for the completion of which corporate stock already has been appropriated. One account for salaries which it is proposed to replenish to the amount of \$40,000 is entitled "C. P. M.—1E, Completion of the Borough Map, Borough of Manhattan." The original appropriation of \$40,000 for the fund was made on September 11, 1911. The balance available on January 1, 1913, was \$10,858.83. In reference to the work the President states the following:

Both Borough and subsurface surveys are chargeable to this account. The purpose of the Borough survey is to establish and map definitely and finally all existing building lines and curb lines and to adjust rationally and establish all street grades. The purpose of the subsurface survey is the accumulation of all information concerning water, gas and steam mains, subways, sewers, electric ducts, mail tubes, vaults, etc., and the preparation of record maps upon which this data is accurately plotted. This work is so important that five survey parties and two drafting squads have been assigned to it for 1913, with a total salary payroll of \$49,600. As this work will go on for several years, it is requested that C. P. M.—1E be replenished with \$40,000 additional corporate stock."

It appears that an allowance of \$40,000 is needed for the above purposes.

The sum of \$20,000 is requested for the fund entitled "C. P. M.—32A, Reconstruction of Sewers, Borough of Manhattan, Preparation of Survey of System and Plans." The original appropriation of \$35,000 for the fund was made on June 3, 1910. The balance available on January 1, 1913, was \$11,149.11. All of the work in this Bureau for use as a basis for ultimate sewer reconstruction, surveying, mapping and the collection and preparation of necessary data, is chargeable to this fund. The problem of sewer reconstruction and sewage disposal in Manhattan is a very important one. The work will not be finished this year, and an allowance of \$20,000 would appear reasonable.

The sum of \$10,000 is requested for the account entitled "C. P. M.—1D, Bureau of Engineer of Street Openings, Borough of Manhattan, Preparation of Maps." An appropriation of \$15,000 was made for the account on February 23, 1911. The balance available on January 1, 1913, was \$3,84. All work in connection with changes in the City map is chargeable to this account. In reference to this part of the request the President states the following:

At present several map changes, such as the development of Inwood Hill, are under consideration, which warrant the assumption that \$10,000 worth of work may be done chargeable to this account. If the policy of making this class of work a corporate stock charge is to continue, this fund should be replenished from year to year. If this fund is not replenished all this work will have to be charged to tax levy appropriation, which is the very thing the creation of this fund tried to avoid."

The tax levy appropriation for this work has been figured to a minimum so that a discontinuance of the corporate stock fund would correspondingly reduce the force.

The title of "Bureau of Engineer of Street Openings" has been abolished, the work now being done in the Bureau of Design and Survey. An allowance of \$10,000 appears reasonable.

It is proposed to monument the Borough of Manhattan in the section north of 155th street and west of Broadway, as this has never properly been done. The estimated cost is \$15,000. As laid out by old surveys, street lines differ from later surveys; buildings have been erected without a proper determination of street lines and the general condition in the district is one of confusion. The necessity for the work is apparent, and an allowance of \$15,000 appears to be reasonable.

To provide for all the work and to cover the force included in Schedule No. 2718 the appropriation of \$85,000 appears necessary.

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

Respectfully,

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

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, hereby approves of the issue of corporate stock of The City of New York, to an amount not exceeding the sum of ten thousand dollars (\$10,000), for the Bureau of Design and Survey in the office of the President of the Borough of Manhattan, for the purpose of preparing and completing maps of all territory within said Borough, and when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller is authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding ten thousand dollars (\$10,000), the proceeds whereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment March 27, 1913.

JOSEPH HAAG, Secretary.

No. 3245.

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, hereby approves of the issue of corporate stock of The City of New York to an amount not to exceed forty thousand dollars (\$40,000), in addition to amounts heretofore authorized, for the fund in the office of the President of the Borough of Manhattan, entitled "C. P. N.—1E, Fund for the Completion of the Borough Map, Borough of Manhattan," and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller is authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding forty thousand dollars (\$40,000), the proceeds whereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment March 27, 1913.

JOSEPH HAAG, Secretary.

No. 3246.

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, hereby approves of the issue of corporate stock of The City of New York to an amount not to exceed fifteen thousand dollars (\$15,000), for the Bureau of Design and Survey in the office of the President of the Borough of Manhattan, for the purpose of monumenting the Borough of Manhattan in the section north of 155th street and west of Broadway, and when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller is authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding fifteen thousand dollars (\$15,000), the proceeds whereof to the amount of the par value of the stock to be applied to the purpose aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment March 27, 1913.

JOSEPH HAAG, Secretary.

No. 3247.

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, hereby approves of the issue of corporate stock of The City of New York to an amount not to exceed twenty thousand dollars (\$20,000), in addition to amounts heretofore authorized, for the fund in the office of the same President of the Borough of Manhattan, entitled "C. P. M.—32A, Fund for the Reconstruction of Sewers, Borough of Manhattan, Preparation of Survey of System and Plans," to provide means for the preparation of a survey of the sewer system in the Borough of Manhattan, and of a plan for gradual reconstruction, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller is authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding twenty thousand dollars (\$20,000), the proceeds whereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment March 27, 1913.

JOSEPH HAAG, Secretary.

No. 3248.

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

To the Board of Estimate and Apportionment:

Gentlemen—On January 10, 1913, the President of the Borough of Richmond requested \$2,500 additional corporate stock for the completion of the Sea View Hospital sewer. In connection therewith we report as follows:

The needs of this work were originally estimated as follows:

Unpaid December payroll	\$260 69
Engineering and inspection, January 1 to July 1, 1913	2,540 32
Additional sheeting and rubble masonry	800 00
Less available balance	\$3,601 01
	1,101 01
	\$2,500 00

On February 28, 1913, this estimate was submitted:

Unpaid February payroll	\$349 60
Engineering and inspection, March 1 to May 1, 1913	988 00
Additional sheeting and rubble masonry	950 00
Extra stone for ballast	206 25
Iron pipe	60 00
	\$2,553 85
Less available balance	6 97
	\$2,546 88

It appears from this with the length of the job shortened from July 1, 1913, to May 1, 1913, that the same amount of money is needed.

Upon investigation it is found that both estimates with regard to engineering and inspection charges were based on the following organization:

For Line and Grade—Engineer at \$2,250, Engineer at \$1,800, Axeman at \$900, Laborers, 2 at \$3 per day; Driver, 1 at \$3 per day; one-third of their time.

For Engineering Supervision—Engineer in Charge, at \$3,000; one-eighth of his time.

For Necessary Office Work—Engineer, at \$2,700; one-tenth of his time.

For Inspection—Inspector of Sewer Construction, at \$1,500, full time.

An Engineer of the Department of Finance, after full consideration of the difficulties that had to be met, reports that the following organization is sufficient.

Line and Grade—Assistant Engineer at \$2,250, Axeman at \$900, Laborer, 1 at \$3 per day; Driver, 1 at \$3 per day; one-third of their time.

Supervision—Engineer in charge at \$3,000; one-sixth of his time.

Office Work—Engineer at \$2,700; one-tenth of his time.

Inspection—Inspector of Sewer Construction at \$1,500; full time.

On the basis of this organization from March 1 to May 1, 1913, and to provide for the payment of the present one to March 1, 1913, \$1,000 appears to be sufficient.

To provide for unforeseen materials, as per statement, \$1,270 appears to be ample.

We recommend the adoption of the attached resolutions recommending that the request be approved to the extent of \$1,000 for salaries and wages, and \$1,270 for materials. Respectfully,

WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board of Aldermen, Corporate Stock Budget Committee.

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one thousand dollars (\$1,000) in addition to amounts heretofore authorized to provide means for the payment of salaries and wages of departmental employees in connection with the construction of an outlet sewer at the Sea View Hospital in the Borough of Richmond, under the direction of the President of the Borough of Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment, March 27, 1913. JOSEPH HAAG, Secretary.

No. 3249.

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one thousand two hundred and seventy dollars (\$1,270) in addition to amounts heretofore authorized, to provide means for the purchase of materials in connection with the construction of an outlet sewer at the Sea View Hospital in the Borough of Richmond, under the direction of the President of the Borough of Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment, March 27, 1913. JOSEPH HAAG, Secretary.

Which were severally referred to the Committee on Finance.

The President laid before the Board the following communications from the Board of Estimate and Apportionment:

No. 3250.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, 277 Broadway, March 31, 1913.

To the Honorable the Board of Aldermen:

Gentlemen—I transmit herewith certified copies of five resolutions adopted by this Board March 27, 1913, relative to the establishment of additional grades of positions and new positions, as follows:

Department and Position.	Rate.	Incumbents.
Cal. No. 75. Office, President of The Bronx, Inspector of Masonry, per day	\$5 00	6
Cal. No. 76. Water Supply, Gas and Electricity, Clerk, per annum	480 00	6
Cal. No. 77. Fixing compensation of Janitors of various school buildings, as set forth therein.		
Cal. No. 78. Court of Special Sessions, office of Chief Probation Officer, Stenographer and Typewriter	900 00	1
Cal. No. 95. Office of Public Administrator, New York County, Stenographer	750 00	1

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

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, March 10, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On February 13, 1913, the President of the Borough of The Bronx requested the establishment in his office, pursuant to the provisions of section 56 of the Greater New York Charter, of the position of Inspector of Masonry, at \$5 per day, for ten incumbents. In connection therewith we report as follows:

The records of the President's office show that for some years a varying number of Inspectors of Masonry have been employed. These have been engaged chiefly on assessment work. There is at present only one so employed. No establishment for the position in the office has been made.

The rate of pay requested has been established in other City departments, and appears reasonable.

In addition to the present employee the request is to provide for the inspection of the interior marble and stone work, etc., in connection with the completion of the Bronx Court House, and for a general increase of work upon which these inspectors are necessary. It seems that establishment for six incumbents would be sufficient to meet all requirements.

We recommend, therefore, the adoption of the attached resolution, approving the request to the extent of six incumbents at the \$5 rate. Respectfully,

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

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

Title.	Rate Per Day.	Number of In- cumbents.
Inspector of Masonry	\$5 00	6

A true copy of resolution adopted by the Board of Estimate and Apportionment March 27, 1913. JOSEPH HAAG, Secretary.

No. 3251.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, March 10, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On February 24, 1913, the Commissioner of Water Supply, Gas and Electricity requested the establishment in his Department, pursuant to the provisions of section 56 of the Greater New York Charter, of the additional grade of position of Clerk, with compensation at the rate of \$480 per annum, for an unlimited number of incumbents. In connection therewith, we report as follows:

The Commissioner states, in part: "As at present organized in this Department, First Grade Clerks are paid at the rate of \$300 or \$540 per annum. After the First Grade Clerk has been in the employ of the Department for a year or more at the minimum salary, I believe that he should receive an increase to the next grade. As at present established, this would be an increase of 80 per cent, which is seldom advisable."

The grades of the position of Clerk, at \$300 and \$540, respectively, are duly established for the Department of Water Supply, Gas and Electricity for an unlimited number of incumbents. The 1913 Budget appropriations for the Department provide for nine Clerks at \$540 per annum and 15 Clerks at \$300 per annum.

Vacancies in the \$540 grade may, at times, be properly filled by assigning a \$300 Clerk to the work and increasing his compensation to \$480, in view of his more important duties. Under the grades of Clerk, as now established, such a promotion cannot be made.

The establishment of the requested grade at \$480 appears to be desirable on the ground of economy, but it is not necessary that the number of incumbents be unlimited.

We recommend the adoption of the attached resolution, approving the request for the establishment of the proposed additional grade for six incumbents.

Respectfully, DOUGLAS MATHEWSON, Deputy and Acting Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen, Committee on Salaries and Grades.

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

Title of Position.	Compensation Per Annum.	Number of Incumbents.
Clerk	\$480 00	6

A true copy of resolution adopted by the Board of Estimate and Apportionment, March 27, 1913. JOSEPH HAAG, Secretary.

No. 3252.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, March 10, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On February 26, 1913, the Board of Education requested the establishment, pursuant to the provisions of section 56 of the Greater New York Charter, of rates of compensation for Janitors of public schools. In connection therewith, we report as follows:

For the Janitors of Nos. 36, 98B and 98C, Manhattan, and 23, Queens the temporary rates requested are the same as the regular rates now paid. For the new Washington Irving High School, an increase from \$500 to \$1,060 per month in the temporary rate is requested. This building was opened in February, 1913, but it is not yet completed.

Additional floors have since been opened, increasing the work of the Janitor. There will be a further increase, as only four of the eight floors in the building are now being used. Additional floors will be opened when completed.

We recommend the adoption of the attached resolution, granting the request. Respectfully, DOUGLAS MATHEWSON, Deputy and Acting Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen, Committee on Salaries and Grades.

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

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

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

Title and School.	Rate of Compensation.
Janitor, 36, Manhattan, per annum, less \$299.	\$1,740 00
Janitor, 23, Queens, per annum, less \$221.	1,668 00
Janitor, 98B and 98C, Manhattan, per annum.	1,140 00
Janitor, Washington Irving High School, per month.	1,060 00

A true copy of resolution adopted by the Board of Estimate and Apportionment, March 27, 1913. JOSEPH HAAG, Secretary.

No. 3253.

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

To the Board of Estimate and Apportionment:

Gentlemen—On January 8, 1913, the Justices of the Court of Special Sessions requested the establishment in the Court of the grades of position of Stenographer and Typewriter, at \$900 per annum for one incumbent, and of Clerk, at \$1,350 for one incumbent. In connection therewith we report as follows:

It is proposed to increase Helen Long, Stenographer and Typewriter, from \$1,050 to \$1,200 per annum. The \$150 necessary is to be made available by substituting the proposed grade at \$900 for a vacant position at \$1,050 per annum. Miss Long was for two years employed as Stenographer and Typewriter in Bellevue and Allied Hospitals, at \$750 per annum. She was subsequently employed for two years in the Department of Finance at \$900 per annum. In 1911 she was transferred to the Court of Special Sessions and assigned to the office of the Chief Probation Officer. Her present duties consist of taking dictation for reports from Probation Officers; the preparation of the regular monthly reports of the probation work of the Court; the typewriting of all letters and communications of the Chief Probation Officer, and Miss Long is also in charge of the office during the absence of the Chief Probation Officer, and, in addition, does any necessary clerical work.

The proposed increase for Miss Long is in accordance with the resolution governing salary increases adopted by your Board on January 30, 1913.

The proposed grade of Clerk, at \$1,350, is also for a salary increase. Pending compliance with the resolution governing increases, report on this item is withheld.

We recommend the adoption of the attached resolution, approving establishment of the grade of Stenographer and Typewriter, at \$900 per annum for one incumbent.

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

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Court of Special Sessions, City of New York, of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Stenographer and Typewriter, Office Chief Probation Officer	\$900 00	1

A true copy of resolution adopted by the Board of Estimate and Apportionment, March 27, 1913. JOSEPH HAAG, Secretary.

No. 3254.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, March 7, 1913.

To the Board of Estimate and Apportionment:

Gentlemen—On February 24, 1913, the Public Administrator of New York County requested the establishment in his office of the grade of position of Stenographer at \$780 per annum for one incumbent. In connection therewith we report as follows:

The Public Administrator is required by law to settle and distribute estates six months after letters of administration have been issued to him by the Surrogate. There are two Stenographers in the office, one at \$1,200, and one at \$1,150 per annum. Owing to increased work, the two incumbents have been unable during the last six months to keep it up to date.

In an effort to comply with the requirements of law the Public Administrator for several months has employed an additional Stenographer, for whose services he has paid from his private funds. He states that at the time of submitting his 1913 budget estimate he could not foresee the need for the additional Stenographer.

On February 4, 1913, the Board of Aldermen adopted a resolution requesting \$650 in special revenue bonds for the purpose of paying the salary of an incumbent in the proposed position at the rate of \$780 per annum, from March 1 to December 31, 1913.

The usual initial rate for the position of Stenographer is \$750 per annum.

We recommend the adoption of the attached resolution approving the establishment at \$750 per annum. Respectfully,

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

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

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

A true copy of resolution adopted by the Board of Estimate and Apportionment, March 27, 1913. JOSEPH HAAG, Secretary.

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

The President laid before the Board the following communication from the Trustees of the New York Catholic Protectory:

No. 3255.

The New York Catholic Protectory, Office, 415 Broome St., New York, March 27, 1913.

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

Dear Sir—In accordance with the Charter, the managers of the New York Catholic Protectory beg leave to submit herewith to the Board of Aldermen of The City of New York, the fiftieth annual report of the institution, being for the year ending September 30, 1912, and respectfully request that you will present it to your honorable Board. Yours very truly, MYLES TIERNEY, President.

P. S.—Report sent under separate cover.

Which was ordered on file.

REPORTS OF STANDING COMMITTEES.

Reports of Committee on Finance—

No. 3186—(S. O. No. 224).

The Committee on Finance, to which was referred on March 25, 1913 (Minutes, page 1159), the annexed request from the Coroners of the Borough of Manhattan for \$175 special revenue bonds to pay salary of an Italian interpreter for the last quarter of 1912, respectfully

REPORTS:

That prior to 1912 sufficient allowance was made in the contingency account to provide for the payment of such interpreters as had to be hired for temporary periods, but the budget for 1912 was reduced in this particular and the funds were not sufficient.

The Committee recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of one hundred and seventy-five dollars (\$175), the proceeds whereof to be used by the Coroners of the Borough of Manhattan for the purpose of paying for the services of Ignatius Canale, employed as a temporary Italian interpreter during the last quarter of 1912.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, FRANCIS P. KENNEY, HENRY F. GRIMM, C. AUGUSTUS POST, FRANK J. DOTZLER, Committee on Finance.

Board of Coroners, Borough of Manhattan, New York, 70-74 Lafayette St., March 18, 1913.

Honorable Board of Aldermen, City Hall, New York:

Dear Sirs—I respectfully make application to your honorable Board to issue \$175 of revenue bonds to meet a deficiency in the payment for the services of Ignatius Canale, a temporary Italian Interpreter in the Coroners' office for the last quarter of 1912. Very truly yours, ANTONIO DALESSANDRO, Chief Clerk.

Which was laid over.

No. 3192—(S. O. No. 225).

The Committee on Finance, to which was referred on March 25, 1913 (Minutes, page 1162), the annexed resolution in favor of an issue of \$102,370 for hose for use of the Fire Department, respectfully

REPORTS:

That, having examined the subject, it believes that hose is needed to supply the new engine companies, which it is contemplated will be ready for service about June 1, and the new fire boat expected to be placed in commission about August 1.

It therefore recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of sixty-six thousand one hundred dollars (\$66,100), the proceeds whereof to be used by the Fire Department for the purpose of purchasing hose in the following amounts:

For equipment of new companies..... \$59,100 00
For equipment of new fire boat..... 7,000 00

66,100 00

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, FRANCIS P. KENNEY, HENRY F. GRIMM, C. AUGUSTUS POST, FRANK J. DOTZLER, Committee on Finance.

Fire Department of The City of New York, 157 E. 67th St., March 24, 1913.

To the Honorable Board of Aldermen:

Gentlemen—Under date of December 27, 1912, a request was made for a revenue bond issue of \$234,470, for the purpose of purchasing fire hose for this Department. This was subsequently changed to \$202,370.

At a meeting of your Board on January 21, 1913, a resolution was passed authorizing the issue of \$100,000 for this purpose. A contract for 65,000 feet of 2½-inch hose was immediately entered into, the hose being required for the organization of new companies.

The hose situation, as set forth in the communication referred to, has since become more acute. Sixty-five thousand feet of 2½-inch hose are not sufficient to organize the new companies which alone require 71,750 feet. It can thus be seen that the quantity on hand in the old companies, which was below their quota on November 30, 1912, and has not since been replenished, is not what it should be and is becoming less after each fire until at the present moment the situation is dangerous and becoming more so every day.

It is, therefore, requested that your Honorable Board authorize a further issue of revenue bonds in the sum of \$102,370. A copy of resolution is enclosed herewith.

Respectfully,
JOS. JOHNSON, Fire Commissioner.

Which was laid over.

No. 3197—(S. O. No. 226).

The Committee on Finance, to which was referred on March 25, 1913 (Minutes, page 1165), the annexed request from the Commissioner of Water Supply, Gas and Electricity for \$1,912.50 special revenue bonds for hire of three additional employees in the Borough of Queens, respectfully

REPORTS:

That, having examined the subject, it believes the proposed increase in force to be necessary because of the additional duties required of the Department by the new rules established by the Board of Estimate and Apportionment and Finance Department. It does not believe that the money can be made available until May 1, and therefore recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of one thousand eight hundred dollars (\$1,800), the proceeds whereof to be used by the Department of Water Supply, Gas and Electricity for the purpose of paying salaries of additional force in the Borough of Queens from May 1 to December 31, 1913, as follows:

Two Clerks, at \$900 each per annum..... \$1,200 00
One Typewriting Copyist, at \$900 per annum..... 600 00

1,800 00

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, FRANCIS P. KENNEY, HENRY F. GRIMM, C. AUGUSTUS POST, FRANK J. DOTZLER, Committee on Finance.

The City of New York, Department of Water Supply, Gas and Electricity, Commissioner's Office, 13-21 Park Row, New York, March 18, 1913.

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

Sir—There is need in the Borough of Queens for the employment of two Clerks and one Typewriting Copyist in addition to the force provided by the present appropriations and schedules. The additional force is required on account of the additional work put upon that borough in filling out statistical forms and reports, inventories and supply schedules, and the attendant accounting which must be done in order that this work may be properly and accurately done.

I have therefore to ask that your Honorable Board request the Board of Estimate and Apportionment to authorize revenue bonds for three such employees at \$900 each, say for a period of 8½ months, amounting to \$1,912.50. Yours truly,

HENRY S. THOMPSON, Commissioner.

Which was laid over.

No. 3223.

The Committee on Finance, to which was referred on March 25, 1913 (Minutes, page 1266), the annexed resolution in favor of an issue of \$10,000 special revenue bonds for expenses in connection with the dedication of the Carl Schurz Memorial, respectfully

REPORTS:

That, having examined the subject, it believes the proposed appropriation to be necessary, in order to meet the expenses incurred by the National Guard on this occasion, and such other incidentals as may fall upon the City.

It therefore recommends that the said resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of ten thousand dollars (\$10,000), the proceeds whereof to be used under the jurisdiction of a special committee of the Board of Aldermen for the purpose of meeting expenses incurred by the City in connection with the dedication of the Carl Schurz Memorial on University Heights, on May 10, 1913.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, FRANCIS P. KENNEY, HENRY F. GRIMM, C. AUGUSTUS POST, FRANK J. DOTZLER, Committee on Finance.

Alderman Dowling moved the adoption of this resolution.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Carberry, Cole, Coleman, Cumiskey, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Drescher, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Muhlauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Smith, Stevenson, Veltin, Walsh, Weil, White, Wilmot; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

No. 3190—(G. O. No. 432).

The Committee on Finance, to which was referred on March 25, 1913 (Minutes, page 1161), the annexed resolution in favor of amending an issue of \$50,000 corporate stock for reconstructing sewers in Manhattan by reducing amount to \$49,000, respectfully

REPORTS:

That this reduction of \$1,000 not being needed for the purpose for which it was appropriated is to be applied in another direction.

The Committee recommends that the accompanying resolution be adopted.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held March 13, 1913:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on July 17, 1911, and approved by the Board of Aldermen on July 25, 1911, as follows:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding *forty-nine thousand dollars* (\$49,000), to provide means for reconstruction of sewers, Borough of Manhattan, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be amended to make the amount read *forty-nine thousand dollars* (\$49,000).

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, FRANCIS P. KENNEY, HENRY F. GRIMM, C. AUGUSTUS POST, FRANK J. DOTZLER, Committee on Finance.

Which was laid over.

Reports of Committee on Public Letting—

No. 2881 (S. O. No. 227).

The Committee on Public Letting, to which was referred on February 11, 1913 (Minutes, page 534), the annexed request from the Commissioner of Water Supply, Gas and Electricity for permission to install water mains in certain sections of the Broadway-Lexington ave. subway, respectfully

REPORTS:

That the letter of request gives full details of the application. It appears to the Committee that it is a matter of good judgment and a decided saving of City money to pursue the course proposed, and it therefore recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of section 419 of the Greater New York Charter, the Commissioner of Water Supply, Gas and Electricity be and he is hereby authorized and empowered to enter a contract or contracts, without public letting, for the purchase of water mains and appurtenances and the installation of the same in the below enumerated sections of the Broadway-Lexington ave. subway, at a cost not to exceed fourteen thousand six hundred and forty-five dollars and fifty cents (\$14,645.50):

Location.	Amount.
Section 2 Broadway, from Park pl. to Walker st.....	\$3,000 00
Section 3 Broadway, from Howard to Bleeker st.....	2,700 00
Section 8 Lexington ave., from 53d to 67th st.....	2,266 75
Section 10 Lexington ave., from 79th to 93d st.....	1,786 00
Section 11 Lexington ave., from 93d to 106th st.....	1,072 75
Section 12 Lexington ave., from 106th to 118th st.....	2,000 00
Section 15 Mott ave., from 138th to 151st st.....	1,820 00
	\$14,645 50

JOHN DIEMER, ROBERT F. DOWNING, ABRAM W. HERBST, NILES R. BECKER, NATHAN LIEBERMAN, W. A. SHIPLEY, JESSE D. MOORE, F. H. WILMOT, FRANK J. DOTZLER, Committee on Public Letting.

The City of New York, Department of Water Supply, Gas and Electricity, Commissioner's Office, 13-21 Park Row, New York, February 4, 1913.

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

Dear Sir—At the last meeting of the Board of Aldermen a resolution was adopted concurring in the resolution of the Board of Estimate and Apportionment of January 9, 1913, authorizing the Comptroller to issue corporate stock of The City of New York in the sum of \$14,645.50, to provide means for the rearrangement of water mains and installation of new pipes and appurtenances in sections 2, 3, 8, 10, 11, 12 and 15 of the Broadway-Lexington Avenue subway.

In its application for these funds the department stated that it was an opportune time to install the additional mains, etc., the City thereby saving the cost of street pavement. The location of the proposed mains is, for the most part, in excavations already made on account of the subway construction. Practically all of the subsurface structures running parallel with the subway are now exposed, and a definite position for such mains may be easily established. In my communication I also referred to the fact that it would be advisable that the mains and other appurtenances desired should be installed by the contractors in charge of the different sections of the subway construction; in fact, I think it is impossible to provide for this work under any other conditions. Under the subway contracts, no other interests could attempt any construction work in the same excavation without the consent of the contractors in charge of the subway work. A considerable number of water mains and other pipe lines are encountered during the subway work, and the contractors are required to

relocate these structures. On account of this the contractors have necessarily become acquainted with all of the details of water main construction, and I am of the opinion that they are qualified and competent to install the mains desired.

I would, therefore, respectfully request that the Board of Aldermen authorize me to provide for the mains and appurtenances to be installed in the sections of the subway above referred to, without the necessity of advertising for formal competitive bids or proposals; the division of this expenditure being limited to the following sums for each specific subway section:

Location.	Amount.
Section 2 Broadway, from Park pl. to Walker st.....	\$3,000 00
Section 3 Broadway, from Howard to Bleecker sts.....	2,700 00
Section 8 Lexington ave., from 53d to 67th sts.....	2,266 75
Section 10 Lexington ave., from 79th to 93d sts.....	1,786 00
Section 11 Lexington ave., from 93d to 106th sts.....	1,072 75
Section 12 Lexington ave., from 106th to 118th sts.....	2,000 00
Section 15 Mott ave., from 138th to 151st sts.....	1,820 00
	\$14,645 50

Yours truly,
Which was laid over.

HENRY S. THOMPSON, Commissioner.

No. 3201 (S. O. No. 228).
The Committee on Public Letting, to which was referred on March 25, 1913 (Minutes, page 1195), the annexed communication from the Commissioner of Water Supply, Gas and Electricity, asking for permission to install a section of piping for the high pressure fire service system at the intersection of Broadway and Chambers street, without public letting, respectfully

REPORTS:

That it is clearly set forth in the letter of request that in this case the only method which can be pursued is to allow the work to be done by the contractors for the Public Service Commission.

It therefore recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of section 419 of the Greater New York Charter, the Commissioner of Water Supply, Gas and Electricity be and he is hereby authorized and empowered to enter into contract, without public letting, with the Degnon Contracting Co., to furnish the necessary labor and material to lay twelve-inch high pressure mains in and across the intersections of Broadway and Warren st., Broadway and Murray st., Broadway and Mail st., Broadway and Park place, and in Broadway, from Park place to about fifty feet south thereof, in the Borough of Manhattan, at a cost not to exceed six thousand four hundred and eighty-nine dollars and fifty cents (\$6,489.50).

JOHN DIEMER, ROBERT F. DOWNING, ABRAM W. HERBST, NILES R. BECKER, NATHAN LIEBERMAN, W. A. SHIPLEY, JESSE D. MOORE, F. H. WILMOT, FRANK J. DOTZLER, Committee on Public Letting.

The City of New York, Department of Water Supply, Gas and Electricity, 13-21 Park row, New York, March 19, 1913.

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

Dear Sir—In connection with the extension of the high pressure fire service system south of Chambers st. and west of Maiden lane, it becomes necessary to lay a section of the piping at the intersection of Broadway and Chambers st. This location is now occupied by the Degnon Contracting Co., engaged in the construction of the subway. For certain reasons, in which they are supported by the Public Service Commission, these contractors decline to permit the department contractors to enter the excavations made by them at this location for the purpose of laying the high pressure fire service mains. The Corporation Counsel advises me that there is no legal way in which the contractors of this department could secure possession of that section of the street while it is occupied with the work of the subway contractors. It has, therefore, been arranged that the necessary pipes and appurtenances at the above point shall be installed by the Degnon Contracting Co., in conjunction with other subsurface structures which they are obliged to build by reason of the subway construction. The department contractors have signed a formal release, under which they exclude from their original contract the section of piping and appurtenances which the Degnon Contracting Co. have agreed to install. The cost of furnishing the necessary labor and material to lay the piping in accordance with the department's plans and specifications is \$6,489.50.

I would, therefore, respectfully request that the Board of Aldermen authorize me to expend this sum of money without the formality of competitive bidding, with the understanding that said amount shall be paid to the Degnon Contracting Co. upon the installation of the pipes and appurtenances and in strict compliance with the terms of the agreement, copy of which is hereto attached. Yours truly,

HENRY S. THOMPSON, Commissioner.

This agreement made this day of 1913, between The City of New York, a municipal corporation organized and existing under the laws of the State of New York, acting by and through the Commissioner of Water Supply, Gas and Electricity, duly authorized so to do by the Board of Estimate and Apportionment, and by the Board of Aldermen of said City, party of the first part, and the Degnon Contracting Co., party of the second part.

Whereas, The party of the first part desires to lay and maintain 12-inch high pressure mains in and across the intersections of Broadway and Warren st., Broadway and Murray st., Broadway and Mail st., Broadway and Park place, and in Broadway, from Park place to about 50 feet south thereof, at which locations the party of the second part, under a contract with The City of New York, acting through the Public Service Commission of the 1st District, is engaged in making the excavations for the purpose of constructing a subway, and

Whereas, It is necessary for the purposes of the party of the first part that the 12-inch high pressure mains at the locations hereinbefore enumerated be installed before the completion of the subway structure, and be maintained during subway construction,

Now, therefore, this agreement witnesseth: In consideration of the covenants and agreements hereinafter contained, the parties hereto hereby agree as follows:

First—The party of the second part agrees to construct the necessary temporary and permanent platforms, to alter and shift the temporary street supports, and to lay complete and ready for service within thirty (30) calendar days of the date on which this agreement becomes effective the 12-inch high pressure mains at the locations hereinbefore enumerated, and shown on the map or blueprint No. E-256, hereto attached, and hereby made a part of this agreement, entitled "City of New York, Department of Water Supply, Gas and Electricity, Borough of Manhattan, 12-inch high pressure mains to be laid through subway excavation—Section 2, Route 5," which is signed by the Chief Engineer.

Second—The party of the second part further agrees to support and maintain these 12-inch high pressure mains during subway construction, to alter the same where they interfere with the finished subway structure, and to support and maintain the same until the completion and acceptance of the subway structure by the City.

Third—The party of the first part agrees to furnish at its own cost and expense to the party of the second part at the site of the work the necessary high pressure pipe, special castings and miscellaneous castings for the construction of the mains proposed to be laid under this agreement and shown on the map or blueprint hereunto attached, and the party of the first part hereby agrees to furnish at its own cost and expense to the party of the second part at the Department of Water Supply, Gas and Electricity's yard at 56th st. and North River the necessary additional high pressure pipes, special castings and miscellaneous castings required for the rearrangement of the mains upon completion of the subway structure.

Fourth—In consideration of the work to be done by the party of the second part for the party of the first part, in connection with the installation of these high pressure mains, the party of the first part agrees to pay to the party of the second part as follows:

Item 1. For laying approximately 475 linear feet of 12-inch high pressure pipe the sum of \$2 per linear foot for the total number of linear feet actually laid, measured along the axis of the pipe. Estimated amount, \$950.

This price shall include the handling and laying of all materials, including the excavation, backfilling, repaving, lead, yarn, running, caulking, testing and recaulking. The work shall be done in accordance with the standard specifications for laying high pressure mains in the Borough of Manhattan, and to the satisfaction of the Commissioner of Water Supply, Gas and Electricity or his authorized agent or representative.

Item 2. For furnishing and placing approximately 5,000 pounds of wrought iron or steel rods or bands required for the reinforcing of the mains, the sum of 5 $\frac{1}{4}$ cents per pound of wrought iron or steel furnished and placed. Estimated amount, \$287.50.

Item 3. For building of platforms, changing supporting posts and all other work incidental to the installation of the mains and not included in Items 1 and 2, the sum of \$1,200 (lump sum).

Item 4. For safely maintaining and supporting the mains during subway construction, and until the completion and acceptance of the subway structure by The City of New York the sum of \$2,750 (lump sum).

Item 5. For disassembling and reconstructing such portions of the mains as will interfere with the completed subway structure, approximately 310 linear feet, the sum of \$4.20 per linear foot of 12-inch high pressure main disassembled, relaid and reconnected. Estimated amount, \$1,302.

This price shall include all the labor and material necessary to disassemble, relay and reconnect the mains. It shall include the handling and laying of all materials, the necessary lead, yarn, running, caulking, additional wrought iron or steel bolts and bands, testing of the mains and all other incidental work necessary to properly lay the mains in their final position, and the setting or resetting of not more than two high pressure hydrants together with their branches and controlling valves. All of this work is to be done in accordance with the standard specifications for laying high pressure mains in the Borough of Manhattan, and to the satisfaction of the Commissioner of Water Supply, Gas and Electricity, or his authorized representative.

Item 6. If, at the time of installing these mains, the subway structure at the locations affected has been completed to a degree that any part of the pipe can be laid in its final position without temporary platforms or supports constructed therefor, the laying of such pipe will be paid for at \$4.20 per linear foot. No payment will be made for the laying of such pipe, under Items 1 or 5, and the payments to be made under Items 3 and 4 shall be reduced in the proportion that the number of linear feet of 12-inch high pressure mains thus laid in their final position without temporary platforms or supports bears to 475 linear feet which is the estimated number of linear feet of 12-inch high pressure mains stated under Item 1. The price to be paid under Item 6 shall, in this case, include the maintenance and support of the pipe until the completion of the subway structure and its acceptance by The City of New York.

Fifth. The party of the first part further agrees to reimburse the Degnon Contracting Company for any loss or damages due to the use, by The City of New York, of the high pressure mains installed under this agreement, unless such loss or damage is due to any negligence on the part of the Degnon Contracting Company, its servants or agents.

Sixth. The party of the first part further agrees that the amounts to become due to the party of the second part under Items 1, 2 and 3 and 6, shall be paid within thirty (30) days after the installation of the mains; that the sum to become due under Item 5 shall be paid within thirty (30) days after the mains have been reconstructed and relaid, and that the sum to become due under Item 4 shall be paid upon the completion of the subway structure and its acceptance by The City of New York.

The estimated cost of the work to be done under this agreement is as follows:

Item 1.....	\$950 00
Item 2.....	287 50
Item 3.....	1,200 00
Item 4.....	2,750 00
Item 5.....	1,302 00

Total..... \$6,489 50

The covenants and agreements herein contained shall be binding upon and shall inure to the benefit of the successors and assigns of the parties hereto respectively.

In witness whereof, the parties hereto have duly executed this agreement, in triplicate, the day and year first above written.

Commissioner of Water Supply, Gas and Electricity.
DEGNON CONTRACTING COMPANY,

By

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

On this day of 1913, before me personally came Henry S. Thompson, to me known and known to me to be the Commissioner of Water Supply, Gas and Electricity of The City of New York, the person described as such in and who as such executed the foregoing instrument, and he acknowledged to me that he executed the same as such Commissioner for the purposes therein mentioned., Notary Public or Commissioner of Deeds.

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

On this day of 1913, before me personally came to me known and known to me to be the of the Degnon Contracting Co., the corporation described in and which executed the above instrument; and

of the said company, who, being by me several duly sworn, did say, each for himself, as follows:

The said , that he was the of said company, and the said that he was the of said company; that he knew the corporate seal of said company; that the seal affixed to the foregoing instrument was such corporate seal; that it was so affixed by order of the Board of Directors of said company, and that by like order he thereto signed his name and official designation.

....., Notary Public or Commissioner of Deeds.

Commissioner's Certificate.

In conformity with the provisions of section 149 of the Greater New York Charter, it is hereby certified that the estimated cost of the work, materials and supplies required by the within agreement, amounting to five thousand seven hundred thirty nine dollars and fifty cents (\$5,739.50), is chargeable to the fund provided by the sale of bonds or corporate stock of The City of New York, entitled Water Fund, Borough of Manhattan, Laying High Pressure Mains (C. D. W.—13C).

Commissioner of Water Supply, Gas and Electricity.

Comptroller's Certificate.

The City of New York, 1913.

In pursuance of the provisions of section 149 of the Greater New York Charter, I hereby certify that there remains unapplied and unexpended a balance of the appropriation or fund, Water Fund, Borough of Manhattan, Laying High Pressure Mains (C. D. W.—13C), applicable to this agreement, sufficient to pay the estimated expense of executing the same, viz.: \$5,739.50.

....., Comptroller.

Which was laid over.

No. 3203 (S. O. No. 229).

The Committee on Public Letting, to which was referred on March 25, 1913 (Minutes, page 1198), the annexed request from the Commissioner of Street Cleaning for authority to purchase three automobiles without public letting, respectfully

REPORTS:

That the letter of request is self-explanatory. The Commissioner stated that he was satisfied that he would obtain much better cars by this method than if he went into the market and expended the \$1,800 he had been allowed for each machine for a Deputy Commissioner for a smaller auto which could not possibly stand the strain of continuous use over all classes of street pavement. The committee recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of section 419 of the Greater New York Charter, the Commissioner of Street Cleaning be and he is hereby authorized and empowered to purchase, in the open market, without public letting, three automobiles—one for the Borough of Manhattan, one for the Borough of Brooklyn and one for the Borough of The Bronx—at a cost not to exceed eighteen hundred dollars (\$1,800) each, in addition to the exchange of the old automobile now in use in each of these boroughs, by and with the approval of the Comptroller as to the reasonableness of the purchase price and the exchange value, in accordance with the provisions of resolutions adopted by the Sinking Fund Commission.

JOHN DIEMER, ROBERT F. DOWNING, ABRAM W. HERBST, NILES R. BECKER, NATHAN LIEBERMAN, W. A. SHIPLEY, JESSE D. MOORE, F. H. WILMOT, FRANK J. DOTZLER, Committee on Public Letting.

Department of Street Cleaning of The City of New York, 13-21 Park Row, New York, March 25, 1913.

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

Sir—In the budget of the Department of Street Cleaning for the year 1913 there was allowed the purchase of one automobile for the Borough of Manhattan, one for the Borough of Brooklyn and one for the Borough of The Bronx at the price of \$1,800 each, in addition to the exchange of the old automobile now in use in each of these Boroughs.

On January 10, 1913, I applied to the Sinking Fund Commission for their approval as to the exchange of these three automobiles. Under their resolution of November 27, 1912, and amended on February 26, 1913, wherein the Comptroller is required to approve of the reasonableness of the purchase price and the exchange value in all transactions of this character, therefore I apply to your honorable Board for the privilege of buying these machines in the open market without public letting as provided by section 419 of the Greater New York Charter.

Trusting that you will give this your immediate consideration, I am, Respectfully,

WM. H. EDWARDS, Commissioner.

Which was laid over.

No. 2676 (S. O. No. 230).

The Committee on Public Letting, to which was referred on January 21, 1913 (Minutes, page 202), the annexed request from the President of the Borough of Manhattan to purchase an auto truck without public letting, at a cost not to exceed \$3,000, respectfully

REPORTS:

That it is informed that a number of bids have been obtained on this truck, and a highly satisfactory arrangement has been tentatively made which contemplates a return of the old truck as partial payment for the new one. The committee believes this method will be for the best interest of the City, and it therefore recommends that the accompanying resolution be adopted.

Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the President of the Borough of Manhattan be and he is hereby authorized and empowered to purchase, in the open market, without public letting, one auto truck at a cost not to exceed three thousand dollars (\$3,000); the small truck now in use to be traded in, by and with the approval of the Comptroller as to the reasonableness of the purchase price and the exchange value, in accordance with the provisions of resolutions adopted by the Sinking Fund Commission.

JOHN DIEMER, ROBERT F. DOWNING, ABRAM W. HERBST, NILES R. BECKER, NATHAN LIEBERMAN, W. A. SHIPLEY, F. H. WILMOT, FRANK J. DOTZLER, Committee on Public Letting.

City of New York, Office of the President of the Borough of Manhattan, City Hall, January 20, 1913.

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

Sir—Application is hereby made for permission to purchase one (1) auto truck without public letting, for a sum not to exceed \$3,000.

At the beginning of this administration we purchased a one-half ton auto truck for the delivery of supplies to the sixty-three (63) buildings in our charge, and the conveyance of material required by the squads in the repair of said buildings. The experiment made has proven very satisfactory and enabled us to reduce our bill for outside carting to almost nothing. We find, however, that, after using the truck for three years, it is costing a very considerable sum for repairs, due to the fact that it is continually overloaded. It was, therefore, decided at the time of putting in our Budget estimates to request funds for a larger truck, and it is to this end that the above application is made.

The Department desires to purchase a one and one-half ton truck to take the place of the small truck now in use, it being understood that said small truck will be traded in, if possible, as part payment for the larger size conveyance.

Very truly yours, GEORGE McANENY, President, Borough of Manhattan.

Which was laid over.

No. 2793A (S. O. No. 231).

The Committee on Public Letting, to which was referred on February 4, 1913 (Minutes, page 449), the annexed request from the President of the Borough of The Bronx for authority to purchase an asphalt plant, without public letting, at a cost not to exceed \$5,000, respectfully

REPORTS:

That, having examined the subject, it believes the proposed authorization to be necessary. The class of plant obtainable for this amount suitable for the work is limited, the committee is informed, to two makes, one made in Brooklyn, the other in Toledo, Ohio. It is proposed to make this purchase in Brooklyn, the expense being divided as follows: Machine \$3,500, shed \$8,00, bins \$500. The committee believes the interests of the City will be conserved by a purchase without public letting, and recommends that the accompanying resolution be adopted.

Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the President of the Borough of The Bronx be and he is hereby authorized and empowered to purchase in the open market, without public letting, an asphalt plant for the uses of said borough at a total cost not to exceed five thousand dollars (\$5,000).

JOHN DIEMER, FRANK J. DOTZLER, JESSE D. MOORE, JOHN F. WALSH, JACOB J. VELTEN, ROBERT F. DOWNING, NATHAN LIEBERMAN, ABRAM W. HERBST, F. H. WILMOT, NILES R. BECKER, Committee on Public Letting.

City of New York, President of the Borough of The Bronx, 3d Avenue and 177th Street, Office of the President, March 12, 1913.

Hon. JOHN DIEMER, 43 Ellery Street, Brooklyn, N. Y.

Dear Sir—On January 29, 1913, I addressed a letter to the Honorable John Purroy Mitchel, President of the Board of Aldermen, requesting that your Board give me authority to purchase, without public letting, an asphalt plant, for which money had been appropriated by the Board of Estimate and Apportionment.

This matter was referred by your Board to a Committee, of which you are chairman.

In view of the fact that the season is now rapidly approaching, when we should have our forces busy repairing the pavements and making restorations over cuts made by public service corporations, it is especially urgent that we get out asphalt plant installed at the earliest possible moment.

There would be no objection on our part to purchasing this plant by public letting if it were practicable to do so. The difficulty lies in the fact that there are a great many asphalt plants on the market—a very few are good and a large number that are not suitable or adaptable to the work desired of them. We have examined asphalt plants in other cities, and have practically determined upon the type of plant that will best serve our purpose. This plant will cost approximately \$3,500. The manufacturers (who, by the way, are Brooklyn people) advise us that it will require six weeks after the receipt of the order before the plant can be installed. You will therefore see that it is especially desirable that we get favorable action on the part of your Board and your committee at the earliest possible moment. Respectfully,

CYRUS C. MILLER, President.

Which was laid over.

Reports of Committee on Laws and Legislation—

No. 1280 (G. O. No. 433).

The Committee on Laws and Legislation, to which was recommitted on July 9, 1912 (Minutes, page 155), its annexed report and ordinance to prevent exposure of empty milk cans, respectfully

REPORTS:

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

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

SUBSTITUTE.

AN ORDINANCE to prevent the exposure of empty milk cans on the public streets in The City of New York.

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

Section 1. That it shall be unlawful for any person to place or keep upon the sidewalk of any public thoroughfare in The City of New York any empty milk can which has been or which is to be used for the transportation of milk or any dairy product.

Section 2. Any person violating this ordinance shall, upon conviction thereof, by any City Magistrate, either upon confession of the party or by competent testimony, be fined a sum not more than \$5 for each and every offense, and in default of payment of such fine shall be committed to prison by any City Magistrate until the same be paid, but such imprisonment shall not exceed five (5) days.

Section 3. This ordinance to take effect immediately.

COURTLANDT NICOLL, DANIEL R. COLEMAN, WILLIAM D. BRUSH, W. H. PENDRY, JOHN DIEMER, JOHN A. BOLLES, O. GRANT ESTERBROOK, SAMUEL MARKS, Committee on Laws and Legislation.

The Committee on Laws and Legislation, to which was referred on June 4, 1912 (Minutes, page 617), the annexed ordinance to prevent exposure of empty milk cans, respectfully

REPORTS:

That having examined the subject, they believe the proposed ordinance to be necessary.

They, therefore, recommend that the said ordinance be adopted.

ORIGINAL.

AN ORDINANCE to prevent the exposure of empty milk cans on the public streets in The City of New York.

Be it Ordained, by the Board of Aldermen of The City of New York, as follows: That it shall be unlawful for any person to place or keep upon the sidewalk of any public thoroughfare in The City of New York, between the hours of 9 o'clock in the forenoon and 12 o'clock midnight, any empty milk can which has been or which is to be used for the transportation of milk or any dairy product.

Section 2. Any person violating this ordinance shall, upon conviction thereof, by any City Magistrate, either upon confession of the party or by competent testimony, shall be fined for each and every offense a sum not less than \$5 and not exceeding \$10, and in default of payment of such fine may be committed to prison by such City Magistrate until the same shall be paid, but such imprisonment shall not exceed 10 days.

Section 3. This ordinance to take effect immediately.

COURTLANDT NICOLL, W. H. PENDRY, JOHN A. BOLLES, O. GRANT ESTERBROOK, FRANK CUNNINGHAM, WILLIAM BRUSH, Committee on Laws and Legislation.

Which was laid over.

No. 76 (G. O. No. 434).

The Committee on Laws and Legislation, to which was referred on January 9, 1912 (Minutes, page 81), the annexed ordinance in relation to the disposal of broken glassware and bottles, respectfully

REPORTS:

That, having examined the subject, it believes the object of the proposed ordinance is a desirable one, which can best be secured by amending section 404 of chapter 9 of the City Ordinances.

It, therefore, recommends that the hereto attached substitute ordinance be adopted.

SUBSTITUTE.

AN ORDINANCE to amend section 404 of chapter 9 of the Code, in relation to broken glassware and bottles.

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

Section 404. No person or persons shall throw, cast or lay, or direct, suffer or permit any servant, agent or employee to throw, cast or lay any ashes, offal, vegetables, garbage, dross, cinders, shells, straw, shavings, paper, dirt, filth, broken glassware, crockery, bottles or rubbish of any kind whatsoever in any street in The City of New York, either upon the roadway or sidewalk thereof, except that in the morning before 8 o'clock or before the first sweeping of the roadway by the Department of Street Cleaning, in the Boroughs of Manhattan, Brooklyn and The Bronx, dust from the sidewalk may be swept into the gutter, if there piled, but not otherwise, and at no other time.

Any person found guilty of the violation of any of the foregoing provisions of this section by a City Magistrate or other tribunal shall be punished by fine of not less than one dollar and not more than ten dollars, or by imprisonment for a term of not less than one nor more than five days.

ORIGINAL.

Whereas, It is apparent that the present ordinance prohibiting the throwing or placing of broken glass on the streets and thoroughfares of the City are such as to make it difficult of their proper enforcement and therefore ineffective in operation; and

Whereas, The widespread custom of placing milk bottles and other glassware on the sidewalks and other exposed places has afforded an opportunity for irresponsible persons with malicious intent to litter the streets with broken glass to such an extent that serious injury has been done to the public by personal injuries sustained by children and much damage done to property, particularly to horses and automobiles; therefore

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

Section 1. That all bottles of any description, broken glass and crockery which is intended to be discarded and disposed of by the Street Cleaning Department, shall be kept in proper receptacles inside of the premises and delivered direct to the collector of refuse in such manner and at such times as shall prevent the danger of glassware or crockery being placed or thrown upon the streets or thoroughfares of the City.

Section 2. That empty milk bottles, which are to be returned to the delivery wagon, shall not be exposed outside of the premises, but shall be delivered to the drivers of such delivery wagons or other duly designated persons in such manner which shall prevent the same from being broken.

Section 3. That every corporation, firm or individual violating the above ordinance shall be liable to a fine of not more than (\$10) ten dollars for each offence.

Section 4. This ordinance shall take effect immediately.

COURTLANDT NICOLL, O. GRANT ESTERBROOK, JOHN A. BOLLES, WM. D. BRUSH, JAMES HAMILTON, WM. H. PENDRY, Committee on Laws and Legislation.

Which was laid over.

No. 3104 (G. O. No. 435).

The Committee on Laws and Legislation, to which was referred on March 11, 1913 (Minutes, page 1079), the annexed ordinance in favor of amending section 174 of article 6 of chapter 5 of part 1 of the Code, relating to "vaults, cisterns and areas," respectfully

REPORTS:

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

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

AN ORDINANCE to amend section 174 of article 6 of Chapter 5 of part 1 of the Code of Ordinances of the City of New York, relating to "Vaults, Cisterns and Areas."

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

Section 1. Section 174 of article 6 of chapter 5 of part 1 of the Code of Ordinances of The City of New York relating to "Vaults, Cisterns and Areas" is hereby amended so as to read as follows:

Section 174. It shall be the duty of every person for whom any vault or cistern may be in process of construction to procure the same to be measured by one of the City Surveyors, and to deliver to the Borough President granting the permit therefor a certificate of the said measurement, signed by such Surveyor, before the arching of such vault or cistern shall be commenced, under the penalty of \$100 (); and if the said certificates of measurement shall show that less space has been taken than that paid for, the said person shall be entitled to and receive a certificate from the Borough President who issued the permit, showing the difference; upon the presentation of said certificate of difference to the Comptroller, said Comptroller shall pay a rebate to said person, the amount of which shall be the difference in money between the space originally paid and the fee for space actually taken, provided said Surveyor's certificate was filed on or after the first day of March, 1913.

Sec. 2. This ordinance shall take effect immediately.

Note—New matter in *italics*; old matter in parenthesis () to be omitted.

COURTLANDT NICOLL, DANIEL R. COLEMAN, WM. D. BRUSH, WM. H. PENDRY, JAMES HAMILTON, FRANK CUNNINGHAM, SAMUEL MARKS, O. GRANT ESTERBROOK, JOHN A. BOLLES, Committee on Laws and Legislation.

Which was laid over.

Majority Report on Nos. 3226, 3227 and 3228 (G. O. No. 436)—

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

REPORTS:

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

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

An amendment to license motion picture theatres.

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

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

Note—New matter in *italics*.

An amendment providing license fees for motion picture theatres.

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

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

Note—New matter in *italics*.

AN ORDINANCE relative to motion picture theatres.

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

352A.

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

352B.

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

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

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

352C.

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

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

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

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

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

352D.

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

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

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

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

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

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

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

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

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

4. Galleries and Stairs—A gallery may be permitted, but it shall not include more than 25 per cent. of the total seating capacity of the theatre. Entrance to and exit from said gallery shall in no case lead to the main floor of the theatre, and the gallery shall be provided with a stair or stairs equipped with handrails on both sides.

Stairs over 7 feet wide shall be provided with centre handrail. The risers of the stairs shall not exceed 7 1/4 inches, and the treads, excluding nosings, shall not be less than 9 1/2 inches. There shall be no circular or winding staircases.

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

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

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

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

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

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

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

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

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

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

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

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

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

10. Chairs—All chairs in the auditorium except those contained in the boxes, must not be less than 32 inches from back to back and must be firmly secured to the floor. No seat in the auditorium shall have more than seven seats intervening between it and an aisle. The space occupied by each person shall be separated from the adjoining space by means of an arm or other suitable device.

11. Signs Over Exits—Over every exit there must be painted on the inside in letters not less than 6 inches high, the word "Exit" in legible type, and one red light or illuminated sign must be placed inside over each exit, and illuminated while the audience is present.

12. Floor Loads—The flooring of that portion of the building devoted to the uses or accommodation of the public must be of sufficient strength to bear safely a live load of 90 pounds per square foot.

13. Toilets—Toilets separate for sexes must be provided.

14. Fire Apparatus—Portable fire apparatus shall be provided of the following kind and number: Ten-quart capacity buckets, painted red with the word "Fire" in black, the letters 4 inches high, to the number of 6 for places seating less than 300 without a gallery, and two additional if there be a gallery; to the number of ten in places seating over 300 persons, and four additional if there be a gallery. There shall be two buckets containing dry sand kept in the operating booth; approved fire extinguishers of 2 1/2-gallon capacity of the regulation Fire Department pattern, of which 2 shall be on the main floor and 2 in the gallery, if there be one, and 1 in the operating booth; 4 pound flat head axes, 2 of which shall be on the main floor and 2 in the gallery, if there be one.

352E.

1. Lighting—Every portion of a moving picture theatre, including exits, courts and corridors devoted to the uses or accommodation of the public, shall be so lighted by electric light during all exhibitions and until the entire audience has left the premises that a person with normal eyesight should be able to read the Snellen standard test type 40 at a distance of 20 feet and type 30 at a distance of 10 feet; normal eyesight meaning ability to read type 20 at a distance of 20 feet in daylight. Cards showing types 20, 30 and 40 shall be displayed on the side walls, together with a copy of this paragraph of the ordinance.

2. Heating—When the temperature of the outdoor air is below 60 degrees F. the air in the theatre, while an audience is present, shall be maintained at a temperature not lower than 62 degrees F. nor higher than 70 degrees F.

If gas stoves, oil stoves or other apparatus throwing off products of combustion are used to heat motion picture theatres, said products of combustion must be carried to the outside air by means of a fireproof flue or flues.

No radiator shall be placed in the aisles so as to lessen the width below the minimum requirement.

3. Ventilation—Motion picture theatres having less than 200 cubic feet of air space for each person, or motion picture theatres in which the outside window and door area is less than one-eighth of the floor area, shall be provided with artificial means of ventilation which shall supply during the time the audience is present at least 500 cubic feet of fresh air per hour for each person.

Motion picture theatres having more than 200 cubic feet of air space for each person, or which have outside windows and doors, the area of which is equal to at least one-eighth of the floor area, shall be provided with artificial means of ventilation, which shall be in operation when the outside temperature requires the windows to be kept closed, and which shall supply, during the time the audience is present, at least 500 cubic feet of fresh air per hour for each person. When the artificial ventilation is not in operation, ventilation by means of open doors and windows shall be sufficient to provide each person with 500 cubic feet of fresh air per hour.

Motion picture theatres having more than 1,000 cubic feet of air space for each person and having outside windows and doors, the area of which is equal to at least one-eighth of the total floor area, shall not be required to have artificial means of ventilation, provided the air is thoroughly changed by freely opening doors and windows immediately before the admission of the audience, and at least every 4 hours thereafter.

No part of the fresh air supply required by any of the above paragraphs of this section shall be taken from any source containing vitiated air.

The area of outside doors and windows shall mean the area capable of being freely opened to the outside air for ventilation purposes.

When fresh air is supplied by means of ventilating openings, at least one inlet shall be situated at one end of the room, and at least one outlet at the other end of the room. Where exhaust or inlet fans are necessary, at least one of such fan shall be placed in an outlet opening. The inlet opening or openings shall be placed in the floor or within 2 feet from the floor, and the outlet opening or openings in the ceiling or within 2 feet of the ceiling. The inlet openings and their surroundings shall be kept free from dust so that the incoming air shall not convey dust nor stir up dust as it enters.

During the time the audience is present, the air in the theatre shall be kept continuously in motion by means of fans to the number of at least 1 to every 150 persons. Such fans shall be placed in positions remote from the inlet and outlet openings. No person shall be exposed to any direct draft from any air inlet.

The booth in which the picture machine is operated shall be provided with an opening in its roof or upper part of its side walls, leading to the outdoor air. The

vent flue shall have a minimum cross sectional area of 50 square inches and shall be fireproof. When the booth is in use, there shall be a constant current of air passing outward through said opening or vent flue, at the rate of not less than 30 cubic feet per minute.

The specifications of the above paragraph shall apply to portable booths and booths in open air theatres.

352F.

Motion picture theatres must be kept clean and free from dust.

The floors, where covered with wood, tiles, stone, concrete, linoleum, or other washable material, shall be mopped or scrubbed with water or swept with moisture or by some other dustless method, at least once daily, and shall be scrubbed with water and soap, or water and some other solvent substance at least once weekly.

Carpets, rugs and other fabric floor coverings shall be cleaned at least once daily by means of suction cleaning, beating or dustless sweeping. Curtains and draperies shall be cleaned at least once monthly by suction cleaning, beating or washing. Cornices, walls and other dust-holding places shall be kept free from dust by washing or moist wiping. The wood and metal parts of all seats shall be kept clean. Fabric upholstering of seats and railings and other fixed fabrics shall be cleaned by suction cleaning, or other dustless method, at least once monthly.

352G.

Through its Motion Picture Inspectors, as provided in subsection 352b of this ordinance, the Bureau of Licenses shall inspect, subject to the authority of the Mayor, the character of exhibitions in motion picture theatres and shall report to the Mayor any offense against morality, decency or public welfare contained in said exhibitions.

352H.

All the provisions contained in this ordinance shall apply to existing places of entertainment, where motion pictures are exhibited under a common show license, in case the seating capacity be increased; and in case the seating capacity be not increased, all the provisions of this ordinance shall apply, except those provisions of subsection 352d, designated as numbers 1, 2, 3, 4, 5 and 6, but the Bureau of Licenses shall have power in its discretion to enforce the provisions of said paragraph 3 of Section 352d as to exits and courts.

352I.

Existing places of entertainment seating 300 persons, or less, where motion pictures are exhibited in conjunction with any other form of entertainment, must comply, before a reissuance of its license, with the provisions of section 109 of the Building Code, covering theatres seating more than 300 persons. But if such existing place of entertainment discontinue all other form of entertainment except the exhibition of motion pictures, it may be licensed in accordance with the provisions of subsection 352H.

352J.

With the exception of paragraph 7 of subsection "352D," subsections "352A" to "352F," inclusive, and subsections "352H," "352I," "352K" and "352L" of this ordinance shall not apply to motion picture exhibitions with or without charge for admission, conducted under the direct management of educational or religious institutions, nor to motion picture exhibitions without charge for admission given or held not more than once a week in private residences or bona fide social, scientific, political or athletic clubs. Before motion pictures shall be exhibited in any of the places above mentioned, there shall be obtained from the Bureau of Licenses a permit for such exhibition. Before granting such permit, the Bureau of Licenses shall cause to be inspected the premises where such proposed exhibition will be held, and shall grant the permit if in its judgment the safety of the public be properly guarded, and provided that for an audience of more than 75 people all chairs or seats shall be securely fastened to the floor or fastened together in rows.

352K.

The Bureau of Licenses, at its discretion, shall specify the seating capacity for each open air motion picture theatre. Aisles must be 4 feet wide, or wider, in the discretion of the Bureau of Licenses. At least two separate exits, remote from each other, shall be provided, and no exit shall be less than 5 feet in width; for every 25 persons to be accommodated in excess of 300, the total width of exits shall be increased 1 foot. All exits must be indicated by signs and red lights, and the doors must open outwardly. Seats must be stationary, with backs 32 inches apart, and so arranged that no seat shall have more than 7 seats intervening between it and an aisle. The floor must be constructed either of wood with sleepers or concrete, and must extend at least five feet from the seats on all sides, provided, however, that in the discretion of the Bureau of Licenses, a gravel floor may be substituted for wood or concrete. Chairs must be either securely fastened to wood or concrete floor, or all chairs in a row must be fastened together, and at least 4 rows must be securely fastened to one frame, except that where refreshments are served, tables and unattached chairs or benches used with them may be permitted.

352L.

Only subsections "352A," "352B," "352C," "352D," paragraphs 7 and 13; "352G," "352J" and "352K" of this ordinance shall apply to open air motion picture theatres.

352M.

This ordinance shall take effect thirty days after its approval by the Mayor. All other rules, regulations and ordinances inconsistent herewith and affecting buildings and places to be occupied as herein defined are hereby revoked.

COURTLANDT NICOLL, DANIEL R. COLEMAN, WM. D. BRUSH, O. GRANT ESTERBROOK, SAMUEL MARKS, JOHN A. BOLLES, JAMES HAMILTON, JOHN DIEMER, Committee on Laws and Legislation.

Which was laid over.

Minority Report on Nos. 3226, 3227 and 3228—(G. O. No. 437).

The undersigned, a minority of the Committee on Laws and Legislation, to which was referred on March 25, 1913 (Minutes, page), an ordinance relative to motion picture theatres, respectfully

REPORTS:

That, having examined the subject, it believes certain changes to be necessary for the proper protection of the patrons of such places of amusement, and, while agreeing with many of the regulations prescribed by said ordinance, submits herewith what the undersigned regard as decided advance in the matter of safeguarding the public, and recommends that the said amended ordinance be adopted.

AN AMENDMENT Providing License Fees for Motion Picture Theatres.

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

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

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

Note—New matter in italics.

AN AMENDMENT to License Motion Picture Theatres.

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

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

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

Note—New matter in italics.

AN ORDINANCE Relative to Motion Picture Theatres.

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

352a.

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

352b.

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

An open air motion picture theatre shall be deemed any public place or space in the open air in The City of New York in which motion pictures are exhibited, and in which there is no stage or scenery. The Mayor shall appoint such Inspectors as shall be necessary to carry out the provisions of this ordinance. They shall be known as "Motion Picture Theatre Inspectors," and shall be paid such compensation as shall be fixed by the Board of Aldermen on recommendation of the Board of Estimate and Apportionment.

352c.

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

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

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

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

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

352d.

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

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

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

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

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

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

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

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

All exit doors must be unlocked when building is open to the public. They must be fireproof and made to open outwardly, and so arranged as not to obstruct the required width of exit or court when open.

4. Galleries—A gallery shall not be permitted.

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

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

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

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

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

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

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

8. Aisles—All aisles must be not less than 3 feet wide in the clear.

No aisle, passageway or space in the auditorium shall be obstructed by any camp stool, chair, sofa or settee, nor shall any person be permitted to stand or sit therein.

9. Chairs—All chairs in the auditorium, except those contained in the boxes, must not be less than 32 inches from back to back, and must be firmly secured to the floor. No seat in the auditorium shall have more than 7 seats intervening between it and an aisle. The space occupied by each person shall be separated from the adjoining space by means of an arm or other suitable device.

10. Signs Over Exits—Over every exit there must be painted on the inside in letters not less than 6 inches high the word "Exit" in legible type, and 1 red light or illuminated sign must be placed inside over each exit, and illuminated while the audience is present.

11. Floor Loads—The flooring of that portion of the building devoted to the uses or accommodation of the public must be of sufficient strength to bear safely a live load of 90 pounds per square foot.

12. Toilets—Toilets separate for sexes must be provided.

13. Fire Apparatus—Portable fire apparatus shall be provided of the following kind and number: Ten quarts capacity, buckets painted red, with the word "Fire" in black, the letters 4 inches high, to the number of 6, for places seating less than 300; to the number of 10 in places seating over 300 persons. There shall be 2 buckets containing dry sand kept in the operating booth; approved fire extinguishers of 2½-gallon capacity, of the regulation Fire Department pattern, of which 2 shall be on the main floor and 1 in the operating booth; 4-pound flathead axes, 2 of which shall be on the main floor.

352e.

1. Lighting—Every portion of a motion picture theatre, including exit courts and corridors, devoted to the uses or accommodation of the public, shall be so lighted by electric light during all exhibitions and until the entire audience has left the premises, that a person with normal eyesight should be able to read the Snellen standard test type 40 at a distance of 20 feet, and type 30 at a distance of 10 feet; normal eyesight meaning ability to read type 20 at a distance of 20 feet in daylight. Cards showing types 20, 30 and 40 shall be displayed on the side walls, together with a copy of this paragraph of the ordinance.

2. Heating—When the temperature of the outdoor air is below 60 degree F. the air in the theatre, while an audience is present, shall be maintained at a temperature not lower than 62 degrees F., nor higher than 70 degrees F.

If gas stoves, oil stoves or other apparatus throwing off products of combustion are used to heat motion picture theatres said products of combustion must be carried to the outside air by means of a fireproof flue or flues.

No radiator shall be placed in the aisles so as to lessen the width below minimum requirements.

3. Ventilation—Motion picture theatres having less than 200 cubic feet of air space for each person, or motion picture theatres in which the outside window and door area is less than one-eighth of the floor area, shall be provided with artificial means of ventilation which shall supply, during the time the audience is present, at least 500 cubic feet of fresh air per hour for each person.

Motion picture theatres having more than 200 cubic feet of air space for each person, or which have outside windows and doors, the area of which is equal to at least one-eighth of the floor area, shall be provided with artificial means of ventilation, which shall be in operation when the outside temperature requires the windows to be kept closed, and which shall supply during the time the audience is present at least 500 cubic feet of fresh air per hour for each person. When the artificial ventilation is not in operation, ventilation by means of open doors and windows shall be sufficient to provide each person with 500 cubic feet of fresh air per hour.

Motion picture theatres having more than 1,000 cubic feet of air space for each person and having outside windows and doors, the area of which is equal to at least one-eighth of the total floor area, shall not be required to have artificial means of ventilation, provided the air is thoroughly changed by freely opening doors and windows immediately before the admission of the audience and at least every four hours thereafter.

No part of the fresh air supply required by any of the above paragraphs of this section shall be taken from any source containing vitiated air.

The area of outside doors and windows shall mean the area capable of being freely opened to the outside for ventilation purposes.

When fresh air is supplied by means of ventilating openings, at least one inlet shall be situated at one end of the room and at least one outlet at the other end of the room. Where exhaust or inlet fans are necessary at least one of such fans shall be placed in an outlet opening. The inlet opening or openings shall be placed in the floor or within two feet from the floor, and the outlet openings or openings in the ceiling or within two feet of the ceiling. The inlet openings and their surroundings shall be kept free from dust so that the incoming air shall not convey dust nor store up dust as it enters.

During the time the audience is present the air in the theatre shall be kept continuously in motion by means of fans to the number of at least 1 to every 150 persons. Such fans shall be placed in position remote from the inlet and outlet openings. No person shall be exposed to any direct draft from any air inlet.

The booth in which the picture machine is operated shall be provided with an opening in its roof or upper part of its side walls, leading to the outdoor air. The vent flue shall have a minimum cross-sectional area of 50 square inches and shall be fireproof. When the booth is in use there shall be a constant current of air passing outward through said opening or vent flue at the rate of not less than 30 cubic feet per minute. The specifications of the above paragraph shall apply to portable booths and booths in open air theatres.

352f.

Motion picture theatres must be kept clean and free from dust.

The floors, where covered with wood, tiles, stone, concrete, linoleum, or other washable material, shall be mopped or scrubbed with water or swept with moisture, or by some other dustless method, at least once daily and shall be scrubbed with water and soap, or water and some other solvent substance at least once weekly.

Carpets, rugs and other fabric floor coverings shall be cleaned at least once daily by means of suction cleaning, beating or dustless sweeping. Curtains and draperies shall be cleaned at least once monthly by suction cleaning, beating or washing. Cornices, walls and other dust holding places shall be kept free from dust by washing or moist wiping. The wood and metal parts of all seats shall be kept clean. Fabric upholstering of seats and railings and other fixed fabrics shall be cleaned by suction cleaning or other dustless method, at least once monthly.

352g.

Through its Motion Picture Inspectors, as provided in subsection 352b of this ordinance, the Bureau of Licenses shall inspect, subject to the authority of the Mayor, the character of exhibitions in motion picture theatres, and shall report to the Mayor any offense against morality, decency or public welfare contained in said exhibitions.

352h.

All the provisions contained in this ordinance shall apply to existing places of entertainment where motion pictures are exhibited under a common show license, in case the seating capacity be increased; and in case the seating capacity be not increased, all the provisions of this ordinance shall apply, except those provisions of subsection 352d, designated as numbers 1, 2, 3, 4, and 5, but the Bureau of Licenses shall have power in its discretion to enforce the provisions of said paragraph 3 of section 352d as to exits and courts.

352i.

Existing places of entertainment seating 300 persons or less where motion pictures are exhibited in conjunction with any other form of entertainment, must comply, before a reissuance of its license, with the provisions of section 109 of the Building Code, covering theatres seating more than 300 persons. But if such existing place of entertainment discontinue all other form of entertainment except the exhibition of motion pictures, it may be licensed in accordance with the provisions of subsection 352h.

352j.

With the exception of paragraph 7 of subsection 352d, subsections 352a to 352f, inclusive, and subsections 352h, 352i, 352k and 352l of this ordinance shall not apply to motion picture exhibitions with or without charge for admission, conducted under the direct management of educational or religious institutions, nor to motion picture exhibitions without charge for admission given or held not more than once a week in private residences or bona fide social, scientific, political or athletic clubs. Before motion pictures shall be exhibited in any of the places above mentioned, there shall be obtained from the Bureau of Licenses a permit for such exhibition. Before granting such permit, the Bureau of Licenses shall cause to be inspected the premises where such proposed exhibition will be held and shall grant the permit if in its judgment the safety of the public be properly guarded, and provided that for any audience of more than 75 people all chairs or seats shall be securely fastened to the floor or fastened together in rows.

352k.

The Bureau of Licenses, at its discretion, shall specify the seating capacity for each open air motion picture theatre. Aisles must be 4 feet wide, or wider, in the discretion of the Bureau of Licenses. At least two separate exits, remote from each other, shall

be provided, and no exit shall be less than 5 feet in width. For every 25 persons to be accommodated in excess of 300, the total width of exits shall be increased 1 foot. All exits must be indicated by signs and red lights, and the doors must open outwardly. Seats must be stationary, with backs 32 inches apart, and so arranged that no seat shall have more than 7 seats intervening between it and an aisle. The floor must be constructed either of wood with sleepers, or of concrete, and must extend at least 5 feet from the seats on all sides, provided, however, that in the discretion of the Bureau of Licenses, a gravel floor may be substituted for wood or concrete. Chairs must either be securely fastened to wood or concrete floor, or all chairs in a row must be fastened together, and at least four rows must be securely fastened to one frame, except that where refreshments are served, tables and unattached chairs or benches used with them may be permitted.

352l.

Only subsections 352a, 352b, 352c, 352d, paragraphs 7 and 13, and 352g, 352j and 352k of this ordinance shall apply to open air motion picture theatres.

352m.

This ordinance shall take effect 60 days after its approval by the Mayor. All other rules, regulations and ordinances inconsistent herewith and affecting buildings and places to be occupied as herein defined are hereby revoked.

FRANK CUNNINGHAM, MAX S. LEVINE, Committee on Laws and Legislation.

Which was laid over.

At this point the Vice-Chairman took the chair.

SPECIAL ORDERS.

No. 218—Int. No 2429.

The Committee on Finance, to which was referred on January 21, 1913 (Minutes, page 203), the annexed report of the Committee on Public Buildings and Markets in favor of an issue of \$60,000 special revenue bonds for repairs to Fulton Market, respectively.

REPORTS:

That the Committee has investigated this subject very thoroughly, having held a public hearing thereon, and in view of the information it has itself acquired, and the recommendation of the Committee on Public Buildings and Markets, which exhaustively examined the subject, it believes it to the best interests of the City to make the repairs, estimating that a sufficient number of new tenants will be secured to meet the charges on this appropriation. It, therefore, recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of sixty thousand dollars (\$60,000), the proceeds whereof to be used by the President of the Borough of Manhattan for the purpose of making repairs to Fulton Market. All obligations contracted for hereunder to be incurred on or before December 31, 1913.

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

The Committee on Public Buildings and Markets, to which was referred on December 17, 1912 (Minutes, page 712), the annexed communication from the President of the Borough of Manhattan, containing a request for action by the Board of Aldermen in relation to abolition of Fulton Market, respectfully

REPORTS:

That a similar communication was received from the Comptroller and Borough President early in 1912, which was at the time referred to this Committee for investigation and report; that on July 9, 1912, this Committee presented a report to the Board, which was adopted, containing recommendations, which are recited in the present communication. The carrying out of the recommendations made in such prior report rested almost entirely on the second recommendation to the effect that the standholders agree to pay an increased rental sufficient to cover the cost of interest on the amount necessary to make repairs required to place the market in a good condition for the transaction of business and to properly maintain it. The letter of the Borough President now under consideration is based on the belief that this recommendation could not be fulfilled.

Since the receipt of this second request for abolition this Committee has communicated with the representatives of the standholders and secured from them the agreement, which is hereto attached. This agreement was presented to the representatives of the Comptroller and Borough President, who attended the Committee meeting, and was regarded by them as a satisfactory basis on which to proceed with the necessary improvements.

The Borough President states in his letter that it will require \$60,000 to go ahead and properly finish this work. As the Committee believes, from its knowledge gained in an investigation of this proposition of almost a year's duration, that as soon as the market is placed in a state of repair it will attract many additional standholders, and inasmuch as the standholders at present there are willing to bear the burden of approximately 25 per cent. increase in their rentals in order that the building may be restored to something near its former state, it now recommends that this entire matter be referred to the Committee on Finance of the Board of Aldermen, with the earnest recommendation that it present to the Board a resolution calling for \$60,000 special revenue bonds for the accomplishment of this improvement.

WM. BRUSH, JESSE D. MOORE, D. M. BEDELL, JAMES L. DEVINE, ROBERT H. BOSSE, JAMES J. MOLEN, A. L. KLINE, Committee on Public Buildings and Markets.

Office of the President of the Borough of Manhattan, New York, December 16, 1912.

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

Dear Sirs—On July 9, 1912, your Board adopted a report of its Committee on Public Buildings and Markets containing the following recommendations:

1. That the City, through its proper officers, take immediate steps to place the market (Fulton) in a habitable condition.

2. That the standholders pay an increased rental sufficient to cover the cost of administration and maintenance; interest charges upon a fair valuation of the property and interest, sinking fund charges upon the new investment that may be necessary to put the property in proper condition.

3. That written leases be made with the standholders for a period of years with a privilege of renewal."

This report of your Committee was made in response to a communication from the Borough President and the Comptroller, recommending the abolition of the market on the ground that it was being operated at a serious loss to the City.

Upon receipt of advice of this action of your Board, the Borough President caused a careful investigation to be made by the Bureau of Public Buildings and Offices, and is now advised that it would require at least \$60,000 to place the market in good condition. He is further advised by the Finance Department that if this amount is expended for repairs, the rentals will have to be increased at least 26 per cent., and that none of the standholders will agree to pay more than 15 per cent. increase. Furthermore, two of the largest tenants have moved, or are now about to move out, which will make necessary an even larger increase than 26 per cent.

It is apparent, therefore, that the second recommendation of your Board cannot be carried out. I am, therefore, submitting these facts for your consideration, and would suggest that the matter be again referred to your Committee for a reconsideration of the recommendation that extensive repairs should be made to the building.

The Comptroller and I are both of the opinion that the market should be abandoned. If your Board should still fail to agree with us, it will be necessary for me to ask for an appropriation of at least \$60,000 to make the necessary repairs, without any prospect of securing an increase in the rentals sufficient to cover the carrying charges: so that the market will continue to be operated at a constantly increasing loss to the City.

Pending the determination of your Board, I will be able to make necessary repairs to the market through the use of the mechanical squads in the Bureau of Public Buildings and Offices. It will be impossible, however, for me to undertake to make any extensive repairs, or to guard against any unexpected damage that might result from severe snowstorms, etc.

A copy of the schedules furnished by the Comptroller's office, showing the assessed valuation, cost of operation and necessary increase in rental in order to cover carrying charges, is attached hereto. Respectfully submitted,

GEORGE McANENY, President of the Borough of Manhattan.

Fulton Market.	
Assessed valuation	\$525,000 00
Cost of operation, cleaning, etc. (1911)	\$6,811 75
Collector's salary (1911)	675 00
Market stationery (1911)	940 37
Lighting (1911)	504 23
Repairs (1911)	3,000 00
Supervision, clerical labor, etc., estimated (1911)	1,000 00
Total maintenance cost (1911)	\$12,931 35
Add loss by exemption from taxation (1911)	9,228 98
Add 4 per cent. interest on assessed valuation (1911)	21,000 00
Total	\$43,160 33
Rentals	36,214 40
Net cost (or loss) to City	\$6,945 93
Cost of rehabilitation of market	\$47,500 00
Additional annual expense therefrom—	
Depreciation at 5 per cent. on cost	\$2,375 00
Interest at 4 per cent. on cost	1,900 00
Additional annual cost	\$4,275 00
Present annual deficit	—6,945 93
Total necessary increase in rentals	\$11,220 93
Present rentals	36,214 40
Estimated necessary rentals	\$47,435 33
Space rented, inside stands	23,291 7
Space rented, outside stands	2,355
Add space occupied by unnecessary aisles	934
	26,580 7
Average present rental per square foot (25,647.7 square feet), \$1.41 plus.	
Average necessary rental per square foot (26,580.7 square feet), \$1.78 plus.	
Necessary annual increase per square foot, 26 per cent. or 37 cents.	
Loss by exemption from taxation on assessed valuation of the property...	\$9,228 00
Depreciation annually	3,000 00
Interest, 4 per cent. on assessed valuation	22,880 00
Sinking Fund, based on fifteen years	8,100 00
	\$43,208 00

We, the undersigned, tenants of The City of New York, occupying stands in Fulton Market, in the Borough of Manhattan, City of New York, agree to execute leases for the stands in said market, now occupied by us, for a period of five years, and to pay an increased rent not to exceed twenty-six (26%) per cent. of our present rentals, such increase to be based upon the cost of repairing the exterior and interior of said market; the said increased rental not to commence until the market has been put in a sanitary and habitable condition;

It being further understood and agreed that the repairing of said market shall not interfere with our present occupancy of the same, during which time we agree to pay our present rentals. Repairs to be made within a reasonable time.

January 14, 1913.

BLACKFORDS (JOHN J. PAGE, Treasurer), WALTER T. SMITH, W. ELSWORTH SPRAGUE, JOHN J. HANSON, JOHN MULLIN, FRED CONLON, LOUIS KINDLEY, JOHN ALLISON, JOS. B. CORWIN, G. W. JACKSON, MARTIN MILLER, GEO. MOYNAHAN, GUS WILLIAMS, CHAR. F. HOWELL, P. F. HARRIGAN, ALFRED MAYER, ABRAHAM LEVEN, CHARLES H. SEAMAN, GOLBA & BLANCA, THE MEYER & THOMPSON CO. (Per L. M. THOMPSON), WALTER F. MURPHY, JR., WILLIAM CUNEHAN, MARTIN GARONE, VETO PALLETTO, JOS. H. MAHER, ANTHONY GRAY CO.

Offices of the Commissioner of Public Works, February 3, 1913.

Hon. WILLIAM R. PATTERSON, Assistant Commissioner of Public Works:

Dear Sir—I herewith submit an estimate covering necessary repairs and alterations to place Fulton Market in a sanitary and up-to-date condition:

New cement floor throughout ground floor of Market	\$8,500 00
New cement sidewalk	2,500 00
New curb	500 00
New Comfort Station	7,500 00
New drainage system	5,000 00
New electric light system	1,000 00
Removing inside and outside stands	1,000 00
Repairs to interior woodwork of burned section	1,500 00
Replacing burned and damaged windows on street faces of Market, and window glass throughout building (except skylights)	1,500 00
Repairs to skylights, including glass	2,500 00
New stairways and repairs	1,000 00
Repairs to tin roof	2,000 00
Repairs to slate roof	500 00
Repairs to woodwork and changing partitions and walls	1,500 00
New wood floors	500 00
New metal ceilings and walls	2,000 00
Pointing up, removing and new brickwork	2,000 00
Painting	7,500 00
New store fronts	6,000 00
Incidentals, etc. (10 per cent.)	5,500 00

\$60,000 00

Respectfully,

LEROY F. COX, Assistant Engineer.

Offices of Commissioner of Public Works, Borough of Manhattan, 21 Park Row, New York City, February 24, 1913.

Hon. HENRY H. CURRAN, Member of Board of Aldermen:

Sir—Bearing upon the subject of Fulton Market, you are advised that within the past few days I have been visited by two of the larger standholders who have assured me that it is their intention to leave the Market within a comparatively short time. They have just closed options upon other property.

In view of this development and the situation presented at the hearing, I think you will have little difficulty in arriving at a conclusion. Please bear in mind that one of these men signed the proposed agreement, which was submitted to the Secretary to the President. Very truly yours,

W. R. PATTERSON, Assistant Commissioner.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Carberry, Cole, Coleman, Cummuskey, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Downing, Drescher, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Muhlauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Reardon, Schmidt, Shipley, Smith, Stevenson, Velten, Walsh, Weil, White, Wilmot; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—61.

Negative—Aldermen Pouker and Velten—2.

No. 219—Int. No. 3035.

The Committee on Finance to which was referred on March 11, 1913 (Minutes, page 990) the annexed request from the Municipal Civil Service Commission for \$4,900 special revenue bonds for salaries and alterations, respectfully

REPORTS:

That having examined the subject, it believes the proposed appropriation to be necessary. As to the salaries, it appears that there are not sufficient Clerks to properly carry on the constantly increasing work of the department, most of the work now being performed by office boys, and a higher grade of service being requisite. The alterations are made necessary by a Fire Department order. The money to be made available from May 1, 1913.

The Committee recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of three thousand four hundred dollars (\$3,400), the proceeds whereof to be used by the Municipal Civil Service Commission for the following purposes:

Salaries—

2 Clerks at \$900 per annum each, from May 1 to December 31, 1913..... \$1,200 00

1 Clerk at \$1,800 per annum, from May 1 to December 31, 1913..... 1,200 00

1 Stenographer and Typewriter at \$900 per annum, from May 1 to December 31, 1913..... 600 00

Alterations—

At 54 Lafayette st., as per Fire Department order..... 400 00

\$3,400 00

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, FRANK J. DOTZLER, HENRY F. GRIMM, THOS. J. MULLIGAN, FRANCIS P. KENNEY, Committee on Finance.

Municipal Civil Service Commission of The City of New York, 299 Broadway, 11th floor, New York, February 20, 1913.

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

Sir—At a meeting of the Municipal Civil Service Commission held on the 19th instant I was instructed to request an issue of special revenue bonds in the sum of four thousand nine hundred dollars (\$4,900), to be used as follows:

Salary of 2 Clerks at \$900 per annum each..... \$1,800 00

Salary of 1 Clerk..... 1,800 00

Salary of 1 Stenographer and Typewriter..... 900 00

For alterations at No. 54 Lafayette st., as per Fire Department order.... 400 00

\$4,900 00

Respectfully,

F. A. SPENCER, Secretary.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Downing, Drescher, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Muhlauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Reardon, Schmidt, Shipley, Smith, Stevenson, Velten, Walsh, Weil, White, Wilmot; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

No. 220—Int. No. 3149.

The Committee on Finance, to which was referred on March 18, 1913 (Minutes, page 1102) the annexed request from the Commissioner of Parks, Borough of The Bronx, for \$8,500 special revenue bonds for resurfacing Crotona ave., respectfully

REPORTS:

That having examined the subject, it believes the proposed improvement to be necessary. The attached estimate gives the figures in detail as calculated by the Engineer of the Department in figuring this expense.

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

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of eight thousand five hundred dollars (\$8,500), the proceeds whereof to be used by the Commissioner of Parks, Borough of The Bronx, for the purpose of resurfacing Crotona ave.

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

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

The City of New York, Department of Parks, Office of Commissioner for the Borough of The Bronx, Zbrowski Mansion, Claremont Park, March 12, 1913.

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

Dear Sir—Request is hereby made upon the Honorable Board of Aldermen for the issue of revenue bonds in the amount of \$8,500 for the purpose of resurfacing the roadway of Crotona ave., lying within the northerly and southerly boundaries of Crotona Park in the Borough of The Bronx.

The amount requested is based upon a careful estimate made by the Chief Engineer of this department. I urge your early and favorable consideration of this request, as the roadway in question is in very miserable shape, and the resurfacing which it is proposed to do is very urgently needed. Respectfully,

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

The City of New York, Department of Parks, Office of Commissioner for the Borough of The Bronx, Zbrowski Mansion, Claremont Park, March 25, 1913.

Honorable HENRY H. CURRAN, Chairman, Finance Committee, City Hall, New York City:

Sir—By direction of the Commissioner I beg to enclose herewith an estimate showing the items of cost necessary for the repair of Crotona ave., for which application was made for a revenue bond issue of \$8,500. Yours truly,

E. J. FITZGERALD, Private Secretary.

Engineer's Estimate for Repairing and Resurfacing the Roadway of Crotona ave., from the Southerly to the Northerly Boundary of Crotona Park.

Scraping and removing useless material, 12,000 square yards, at 5 cents.... \$600 00

500 square yards Gutter Relaying, at 15 cents..... 75 00

1,700 cubic yards broken stone, at \$2..... 3,400 00

600 cubic yards screenings, at \$2..... 1,320 00

Labor, including rolling, etc., 12,000 square yards, at 20 cents..... 2,400 00

10,000 gallons road oil in place, at 7 cents..... 700 00

\$8,495 00

Total \$8,495 00

Length of Roadway, 3,000 feet; width between Gutters, 36 feet; paved Gutters on each side, 2 feet. Total width of Roadway, 40 feet.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Downing, Drescher, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Muhlauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Reardon, Schmidt, Shipley, Smith,

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of one thousand two hundred dollars (\$1,200), the proceeds whereof to be used by the Commissioner of Parks, Borough of The Bronx, for the purpose of properly cataloguing and indexing certain maps, original drawings and tracings now in possession of said department. All obligations contracted for hereunder to be incurred on or before December 31, 1913.

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

The City of New York, Department of Parks, Office of Commissioner for the Borough of The Bronx, Zbrowski Mansion, Claremont Park, March 12, 1913.

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

Sir—Request is hereby made upon the Honorable Board of Aldermen for the issue of Revenue Bonds to the extent of \$1,500 for the purpose of enabling the Engineering force of this department to properly catalogue and index several hundred maps, original drawings and tracings which are of great value to this department, and which I have been unable to have properly indexed.

In this connection, I desire to call your attention to Code 305B, authorized July 2, 1909, upon which final payment was made March 7, 1911. The appropriation of corporate stock was in the amount of \$5,000, "For Fireproofing Vault in the Office Building, Claremont Park." After building the vault and purchasing the necessary map and document files, there is remaining a balance of \$1,380.80 which will be returned to the general fund. It will, therefore, be seen that in making this request for revenue bonds to the extent of \$1,500, I am exceeding by but a very few dollars the original appropriation. It is an absolute necessity that this cataloguing and filing be done, in order that the valuable maps and drawings belonging to the department may be properly safeguarded, and valuable time saved, when it is necessary to produce any certain map or drawing.

I respectfully urge that this request may receive your favorable attention at an early date. Respectfully,

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

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Downing, Drescher, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Smith, Stevenson, Velten, Walsh, Weil, White, Wilmot; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

No. 222—Int. No. 3153.

The Committee on Finance, to which was referred on March 18, 1913 (minutes, page 1104), the annexed request from the President of the Borough of Brooklyn for \$16,800 special revenue bonds for alterations in the Borough Hall, Brooklyn, to accommodate the Appellate Division of the Supreme Court, and the Bureau of Buildings, respectfully

REPORTS:

That, having examined the subject, it believes the proposed appropriation to be necessary. An estimate showing the manner in which this amount is calculated is hereto attached, as is also a letter from the Presiding Justice of the Appellate Division.

The Committee recommends that the accompanying resolution be adopted.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of sixteen thousand, eight hundred dollars (\$16,800), the proceeds whereof to be used by the President of the Borough of Brooklyn, for the purpose of making necessary alterations at the Borough Hall, Brooklyn, to accommodate the Appellate Division of the Supreme Court and the Bureau of Buildings.

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

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

The City of New York, Office of the President of the Borough of Brooklyn, Brooklyn, March 18, 1913.

The Honorable Board of Aldermen:

Gentlemen—Recently the Sinking Fund Commission obtained quarters for the Corporation Counsel's office at 153 Pierrepont st., and an appropriation was also granted for removing their branch offices from the Borough Hall to the above address. The offices occupied by the Corporation Counsel in the Borough Hall are to be divided up for the use of the Appellate Division of the Supreme Court and our Bureau of Buildings. We estimate that it will cost about \$13,500 for altering the rooms in the Appellate Division to make them useful as a court room and judges' quarters, and the cost of altering the rooms for the use of the Bureau of Buildings will be \$3,300, making total of \$16,800, and I would respectfully request that your Board authorize an issue of special revenue bonds in this amount for the alterations herein mentioned.

Yours very truly, L. H. POUNDS, Acting Borough President.

The total cost of proposed alterations to accommodate the Appellate Division and the Bureau of Buildings is estimated at \$16,800, and is subdivided as follows:

Appellate Division.

Masonry	\$1,000 00
Carpentry work	1,400 00
Plumbing and marble work	3,000 00
Painting	2,700 00
Bookcases for library and miscellaneous work in Clerk's office	3,200 00
Electrical work	2,200 00

Bureau of Buildings.

Refinishing floors	250 00
Carpentry work	400 00
Painting	850 00
Electrical work	1,800 00

Total.

\$16,800 00

Supreme Court, Appellate Division, Second Judicial Department, Chambers of the Presiding Justice, Borough Hall, Brooklyn, N. Y.

The Hon. H. H. CURRAN, Chairman:

My Dear Sir—The Appellate Division of the Second Department is exceedingly anxious that the means be afforded to equip the additional quarters which have been set aside for it.

We are in very close quarters at present, cramped and confined, without any adequate accommodation. Have been over the proposed court with Mr. Woody, and he will tell you that we have cut down the estimate most economically. Inspection of our present rooms will convince any one that we are in great and immediate need of the addition.

If there is any question about it, I would be glad to welcome you and the committee to an inspection or to appear before your committee with the other judges or alone. I am, very respectfully, ALMET F. JENKS, Presiding Justice.

March 24, 1913.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Downing, Drescher, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Smith, Stevenson, Velten, Walsh, Weil, White, Wilmot; President Connolly, by Joseph Flanagan,

Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

No. 223—Int. No. 3154.

The Committee on Finance, to which was referred on March 18, 1913 (minutes, page 1104), the annexed request from the President of the Borough of Brooklyn for \$2,125 special revenue bonds for furnishings for use of the Appellate Division of the Supreme Court, and Bureau of Buildings, respectfully

REPORTS:

That having examined the subject, it believes the proposed appropriation to be necessary. An estimate in detail of this proposed expenditure is hereto attached.

The committee recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of two thousand, one hundred and twenty-five dollars (\$2,125), the proceeds whereof to be used by the President of the Borough of Brooklyn, for the purpose of purchasing furnishings for new quarters of the Appellate Division of the Supreme Court and the Bureau of Buildings in the Borough Hall, Borough of Brooklyn. All obligations contracted for hereunder to be incurred on or before December 31, 1913.

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

The City of New York, Office of the President of the Borough of Brooklyn, Brooklyn, March 18, 1913.

The Honorable, the Board of Aldermen:

Gentlemen—Under this date I have transmitted to you a request for an issue of special revenue bonds in the amount of \$16,800 for making alterations in the Borough Hall for the Appellate Division and the Bureau of Buildings. In connection with this it will be necessary for us to obtain some floor covering, desks, chairs, etc., for the Appellate Division, which we estimate will cost about \$2,125. I respectfully request your Honorable Board to authorize an issue of special revenue bonds for this amount as at early a date as possible, and further request that a resolution be adopted authorizing the President of the Borough of Brooklyn to purchase the necessary articles without public bidding.

Yours very truly, L. H. POUNDS, Acting Borough President.

The total cost for floor covering, desks, chairs, etc., is estimated at \$2,125. The items required to cover above named amount are sub-divided as follows:

Appellate Division.

450 yards of carpet, at \$1.50 per yard	\$675 00
500 yards of linoleum, at \$1 per yard	500 00
1 low, roll-top desk for Justice Jenks	100 00
1 flat-top desk for Justice Jenks	50 00
2 desk chairs for Justice Jenks	40 00
1 couch for Justice Jenks	50 00
1 Stenographer's desk and chair	50 00
1 dozen chairs	120 00
1 library table	75 00

Bureau of Buildings.

9 flat-top desks	\$360 00
1 dozen armchairs	75 00
3 desk chairs	30 00

Total \$2,125 00

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Downing, Drescher, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh, Weil, White, Wilmot; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—64.

ORDINANCES AND RESOLUTIONS.

Alderman Curran asked and obtained unanimous consent to introduce the following resolution, which amends a resolution to the same effect recently passed by the Board by slightly changing the verbiage:

No. 3256.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of twenty-three thousand five hundred dollars (\$23,500), the proceeds whereof to be used by the Department of Water Supply, Gas and Electricity for the purpose of installing a driven well system on lands adjacent to the Flushing Pumping Station, Borough of Queens; all obligations hereunder to be contracted on or before December 31, 1913.

HENRY H. CURRAN.

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

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

Affirmative—Aldermen Becker, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dotzler, Dowling, Downing, Drescher, Dunn, Eagan, Eichhorn, Fink, Folks, Gelbke, Gilmore, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Loos, McCourt, McGrath, Martyn, Moore, Muhlbauer, Mulligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Reardon, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh, Weil, White, Wilmot; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—66.

GENERAL ORDERS.

No. 409—Int. No. 3053.

The Committee on Finance, to which was referred on March 11, 1913 (minutes, page 1014), the annexed resolution in favor of an issue of \$24,687.78 corporate stock, for furnishing and delivering pianos to new school buildings and additions, Department of Education, respectfully

REPORTS:

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

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

An ordinance providing for an issue of corporate stock of The City of New York in the sum of twenty-four thousand six hundred and eighty-seven dollars and seventy-eight cents (\$24,687.78), to provide means for the furnishing and delivering of new pianos to new school buildings and additions to old school buildings, under the jurisdiction of the Department of Education.

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

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment February 27, 1913, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding twenty-four thousand six hundred and eighty-seven dollars and seventy-eight cents (\$24,687.78), to

section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

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

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 410—Int. No. 2929.

The Committee on Salaries and Offices, to which was referred on February 18, 1913 (Minutes, page 597), the annexed resolution in favor of establishing grade of Photographer at \$1,200 per annum, Department of Finance, respectfully

REPORTS:

That having examined the subject, it believes the proposed position to be necessary to aid the department in making proper investigations into the physical conditions involved in the many matters which come before it for report and adjustment.

The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held February 13, 1913:

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

Title.	Rate Per Annum.	Number of Incumbents.
Photographer	\$1,200 00	1

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 411—Int. No. 2933.

The Committee on Salaries and Offices, to which was referred on February 25, 1913 (Minutes, page 645), the annexed resolution in favor of establishing grade of Price Expert at \$2,000 per annum under the Board of Estimate and Apportionment, respectfully

REPORTS:

That this is a change of title from Investigator to one more descriptive of the duties performed by the incumbent and involves no change in salary.

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

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held February 20, 1913:

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

Title.	Rate Per Annum.	Number of Incumbents.
Price Expert	\$2,000 00	1

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 412—Int. No. 2974.

The Committee on Salaries and Offices, to whom was referred on February 25, 1913 (Minutes, page 647), the annexed resolution in favor of establishing grade of Chemist and Bacteriologist, at \$1,800 per annum, under President, Borough of Richmond, respectfully

REPORTS:

That the new sewerage disposal plant at West New Brighton requires the services of an expert in this line a little better equipped than the ordinary Chemist. There is a grade now in existence for Chemist, at \$1,500. This grade is abolished by this resolution and the higher grade created.

The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held February 20, 1913:

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

Title.	Rate Per Annum.	Number of Incumbents.
Chemist and Bacteriologist.....	\$1,800 00	1

—and that the position of Chemist, at the rate of \$1,500 per annum, for one incumbent, be hereby abolished.

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 413—Int. No. 2975.

The Committee on Salaries and Offices, to which was referred on February 25, 1913 (Minutes, page 647), the annexed resolution in favor of establishing grade of Hydrographer, at \$1,800 per annum, in the Department of Docks and Ferries, respectfully

REPORTS:

That this is in reality a change of title, it being proposed to substitute this more necessary employee for a Topographical Draftsman, at \$1,800, by abolishing the latter place.

The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held February 20, 1913.

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

Title.	Rate Per Annum.	Number of Incumbents.
Hydrographer	\$1,800 00	1

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 414—Int. No. 2976.

The Committee on Salaries and Offices, to which was referred on February 25, 1913 (Minutes, page 648), the annexed resolution in favor of establishing grades of Clerk, at \$1,350 and \$1,650 per annum, in the Law Department, respectfully

REPORTS:

That these are intermediate grades for the purposes of promotion.

The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held February 20, 1913.

Resolved, That the resolution adopted by the Board of Estimate and Apportionment on June 27, 1912, as follows:

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

Title.	Rate Per Annum.	Number of Incumbents.
Clerk	\$1,350 00	Unlimited
Clerk	1,650 00	Unlimited

—be amended to read as follows:

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

Title.	Rate Per Annum.	Number of Incumbents.
Clerk	\$1,350 00	5
Clerk	1,650 00	5

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 415—Int. Nos. 3003, 3156 and 3170.

The Committee on Salaries and Offices, to which was referred on February 25 and March 18, 1913 (Minutes, pages 823, 1146 and 1148), the annexed resolutions in favor of appointing John A. Allen, William J. Murphy and Wesley L. Henry as City Surveyors, respectfully

REPORTS:

That these applicants having filed the customary references as to character and ability, the Committee recommends that the accompanying substitute resolution be adopted.

SUBSTITUTE

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAMES R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 416—Int. No. 3054.

The Committee on Salaries and Offices, to which was referred on March 11, 1913 (Minutes, page 1016), the annexed resolution in favor of establishing grade of Deputy Chief Probation Officer, Female, at \$2,000 per annum, in the Court of Special Sessions, respectfully

REPORTS:

That this is a matter of policy in the supervision of Female Probation Officers, it being believed that better results may be obtained by having a competent woman in charge than by male direction.

The Committee recommends that the accompanying resolution be adopted.

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

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Court of Special Sessions, City of New York, of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Deputy Chief Probation Officer, Female.....	\$2,000 00	1

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 417—Int. No. 3057.

The Committee on Salaries and Offices, to which was referred on March 11, 1913 (Minutes, page 1019), the annexed resolution in favor of fixing grade of Stenographer and Typewriter at \$900 and Typewriting Copyist at \$750, in the City Magistrates' Courts, First Division, respectfully

REPORTS:

That new rules requiring reports from twenty probation officers monthly make this addition to the force almost imperative. It therefore recommends that the accompanying resolution be adopted.

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

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

Title.	Rate Per Annum.	Number of Incumbents.
Stenographer and Typewriter.....	\$900 00	1
Typewriting Copyist	750 00	2

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 418—Int. No. 3058.

The Committee on Salaries and Offices, to which was referred on March 11, 1913 (Minutes, page 1020), the annexed resolution in favor of fixing grade of Steam Roller Engineer at \$4.75 per diem in all City departments, respectfully

REPORTS:

That this resolution is for the purpose of placing these men in City departments on the same basis which prevails in private employment.

The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 6, 1913:

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

Title.	Rate Per Diem.	Number of Incumbents.
Steam Roller Engineer.....	\$4 75	Unlimited

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing,

Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 419—Int. No. 3060.

The Committee on Salaries and Offices, to which was referred on March 11, 1913 (Minutes, page 1022), the annexed resolution in favor of establishing grades of Storekeeper, at \$4 per day, and Inspector of Repairs, at \$4 per day, in the office of the President of the Borough of Richmond, respectfully

REPORTS:

That these titles are more indicative of the character of the work performed by Foremen at the same rate, and involve no new places or increases in salary.

The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 6, 1913:

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

Title.	Rate Per Diem.	Number of Incumbents.
Storekeeper	\$4 00	1
Inspector of Repairs.....	4 00	1

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works, and the Vice-Chairman—60.

No. 420—Int. No. 3062.

The Committee on Salaries and Offices, to which was referred on March 11, 1913 (Minutes, page 1024), the annexed resolution in favor of establishing certain grades under the President of the Borough of Manhattan, respectfully

REPORTS:

That, having examined the subject, it believes the proposed increases to be warranted by the character of the work performed by the several employees in question, particularly Mr. Stephen Kelly, Clerk, whose services are invaluable, and whose expert knowledge affords a great saving in time and expense to the department.

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

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 6, 1913.

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

Title.	Rate Per Annum.	Number of Incumbents.
Clerk	\$3,500 00	1
Clerk	2,550 00	2
Clerk	2,250 00	1
Assistant Engineer	2,250 00	1
Librarian	1,350 00	1
Inspector	1,350 00	2
Inspector of Public Works.....	2,100 00	1
Transitman	1,650 00	2

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cummuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works, and the Vice-Chairman—60.

No. 421—Int. No. 3063.

The Committee on Salaries and Offices, to which was referred on March 11, 1913 (Minutes, page 1025), the annexed resolution in favor of establishing position of Supervising Nurse, Social Service, at \$1,200 per annum, in the Department of Bellevue and Allied Hospitals, respectfully

REPORTS:

That this is an increase of \$300 per annum for an employee of seven years' service who has developed this character of work in this department.

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

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 6, 1913:

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

Title.	Rate Per Annum.	Number of Incumbents.
Supervising Nurse, Social Service.....	\$	

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cumuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works, and the Vice-Chairman—60.

No. 422—Int. No. 3064.

The Committee on Salaries and Offices, to which was referred, on March 11, 1913 (Minutes, page 1026), the annexed resolution in favor of establishing grade of Fuel Engineer at \$1,650 per annum, Department of Education, respectfully

REPORTS:

That this is an inferior grade established for the purpose of securing a suitable Engineer by transfer.

The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 6, 1913:

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

Title.	Rate Per Annum.	Number of Incumbents.
Fuel Engineer	\$1,650 00	1

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

NILES R. BECKER, D. M. BEDELL, HUGH CUMUSKEY, MICHAEL CARBERRY, JAS. R. WESTON, JAMES F. MARTYN, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cumuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh, Weston, White; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works, and the Vice-Chairman—60.

No. 423—Int. No. 2648.

The Committee on Streets, Highways and Sewers, to which was referred, on January 14, 1913 (Minutes, page 178), a petition in favor of changing the name of Donnelly ave. to Madison ave., Flushing, Borough of Queens, respectfully

REPORTS:

That, having examined the subject, it believes the proposed change to be in accord with the opinion of the residents of the street mentioned.

It therefore recommends that the hereto attached resolution be adopted.

Resolved, That the name of Donnelly ave., Flushing, Borough of Queens, be and the same is hereby changed to and shall hereafter be known and designated as Madison ave., and the President of the Borough is hereby authorized and requested to note the change on the maps and records of The City of New York.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, SAMUEL MARKS, W. A. SHIPLEY, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

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

Which was decided in the negative by the following vote, a majority of all the members failing to vote in favor thereof.

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Coleman, Curran, Diemer, Dotzler, Downing, Eichhorn, Esterbrook, Folks, Gelbke, Grimm, Herbst, Igstaedter, Lieberman, Marks, Martyn, Moore, Nicoll, Nugent, Pendry, Post, Pouker, Stevenson, Weil, Weston, Wilmot; President Miller, by Thomas W. Whittle, Commissioner of Public Works, and the Vice-Chairman—33.

Negative—Aldermen Carberry, Cumuskey, Cunningham, Delaney, Devine, Dixson, Drescher, Dujat, Dunn, Eagan, Fink, Gilmore, Hannon, Kenneally, Kenney, Levine, McCourt, McGrath, Molen, O'Connor, O'Neil, O'Rourke, Reardon, Schmidt, Smith, Stapleton, Velten, Walsh, White; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works—33.

On motion of Alderman Moore the above vote was reconsidered, and the paper was recommitted to the Committee on Streets, Highways and Sewers.

No. 424—Int. No. 3001.

The Committee on Streets, Highways and Sewers, to which was referred, on February 25, 1913 (Minutes, page 823), the annexed ordinance in favor of establishing the width of the roadway and sidewalks on Baker ave., from Garfield st. to Unionport road, in the Borough of The Bronx, respectfully

REPORTS:

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

It therefore recommends that the said hereto annexed substitute ordinance be adopted.

SUBSTITUTE.

AN ORDINANCE to establish the width of the roadway and sidewalks on Baker ave., from Garfield st. to Unionport road, in the Borough of The Bronx.

Be It Ordained, by the Board of Aldermen of The City of New York, as follows: That the width of the roadway on Baker ave., from Garfield st. to Unionport road, in the Borough of The Bronx, be and is hereby established at thirty feet from curb to curb, and that the sidewalk space is established at ten feet on each side thereof, and that the President of the Borough in all improvements to be made take notice thereof.

ORIGINAL.

AN ORDINANCE to establish the width of the roadway of Baker ave., from Garfield st. to Unionport road, in the Borough of The Bronx.

Be It Ordained, by the Board of Aldermen of The City of New York, as follows: That the width of the roadway of Baker ave., from Garfield st. to Unionport road, in the Borough of The Bronx, be and is hereby established at fifty feet between curb and curb, and that the President of the Borough in all improvements to be made take notice thereof.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, SAMUEL MARKS, W. A. SHIPLEY, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

President Miller, by Thomas W. Whittle, Commissioner of Public Works, moved that this General Order and General Orders 425 and 430, be laid over for one week.

Which motion was lost.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cunningham, Delaney, Devine, Diemer, Dixson, Dowling, Drescher, Dujat, Dunn, Eagan, Eichhorn, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Marks, Martyn, Molen, Moore, Muhlbauer, Mulligan, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Reardon, Schmidt, Smith, Stapleton, Velten, Walsh, Weston, White; President Miller, by Thomas W. Whittle, Commissioner of Public Works—47.

Negative—President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works.

No. 425—Int. No. 3002.

The Committee on Streets, Highways and Sewers, to which was referred on February 25, 1913 (Minutes, page 823), the annexed ordinance in favor of establishing the width of the roadway of Mead st., from Garfield st. to Unionport rd., in the Borough of The Bronx, respectfully

REPORTS:

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

It, therefore, recommends that the hereto annexed substitute ordinance be adopted:

(SUBSTITUTE.)

AN ORDINANCE to establish the width of the roadway and sidewalks on Mead st., from Garfield st. to Unionport rd., in the Borough of The Bronx.

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

That the width of the roadway on Mead st., from Garfield st. to Unionport road, in the Borough of The Bronx, be and is hereby established at thirty feet from curb to curb, and that the sidewalk space is established at ten feet on each side thereof, and that the President of the Borough in all improvements to be made take notice thereof.

(ORIGINAL.)

AN ORDINANCE to establish the width of the roadway of Mead st., from Garfield st. to Unionport road, in the Borough of The Bronx.

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

That the width of the roadway of Mead st., from Garfield st. to Unionport rd., in the Borough of The Bronx, be and is hereby established at fifty feet between curb and curb, and that the President of the Borough in all improvements to be made, take notice thereof.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, SAMUEL MARKS, W. A. SHIPLEY, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cunningham, Delaney, Devine, Diemer, Dixson, Dowling, Drescher, Dujat, Dunn, Eagan, Eichhorn, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Marks, Martyn, Molen, Moore, Muhlbauer, Mulligan, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Reardon, Schmidt, Smith, Stapleton, Stevenson, Velten, Walsh, Weston, White; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works.

No. 426—Int. No. 3025.

The Committee on Streets, Highways and Sewers, to whom was referred on March 11, 1913 (Minutes, page 984) the annexed communication in favor of changing the name of E. 25th st., Borough of Brooklyn, to Bedford ave., from the Local Board, Flatbush District, respectfully

REPORTS:

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

It, therefore, recommends that the hereto attached resolution be adopted:

Resolved, That the name of E. 25th st., from Flatbush ave. south to the termination thereof, in the Borough of Brooklyn, be and the same is hereby changed to and shall hereafter be known and designated as Bedford ave., and the President of the Borough is hereby authorized and requested to note the change on the maps and records of The City of New York.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, SAMUEL MARKS, W. A. SHIPLEY, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

Petition for Changing the Name of E. 25th st.

Borough of Brooklyn, February 10, 1913.

Hon. ALFRED E. STEERS, President of the Borough of Brooklyn.

The subscribers whose names are written underneath respectfully petition you and the Local Board of the Flatbush District:

"To adopt a resolution recommending to the Board of Aldermen the adoption of a resolution changing the name of E. 25th st. from Flatbush ave. south to the termination thereof, to read Bedford ave."

The street, at the present time, is commonly known as Bedford ave. and the addresses of the residents living on that street are all given, both in the trades directories and the telephone books as "Bedford ave." whereas the legal name, now, is E. 25th st.

We respectfully ask that this matter be given early consideration so that we can avoid the confusion which very often arises under these conflicting street names.

DAN'L J. PRENDERGAST, 2643 E. 25th st.; A. E. STEERS, 2645 E. 25th st.; and others.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cumuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 427—Int. No. 3075.

The Committee on Streets, Highways and Sewers, to which was referred on March 11, 1913 (Minutes, page 1076), the annexed resolution in favor of changing the name of Woodlawn road to E. 204th st., in the Borough of The Bronx, respectfully

REPORTS:

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

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

Resolved, That the name Woodlawn road, from the tracks of the New York and Harlem Railroad to Webster ave., in the Borough of The Bronx, be and the same is hereby changed to and shall hereafter be known and designated as E. 204th st., thus giving this continuous unbroken thoroughfare one name, and the President of the Borough is hereby authorized to number and renumber the buildings thereon so far as may be necessary and to note the changes on the maps and records of The City of New York.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, SAMUEL MARKS, W. A. SHIPLEY, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cumuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 428—Int. No. 3077.

The Committee on Streets, Highways and Sewers, to which was referred on March 11, 1913 (Minutes, page 1076), the annexed resolution to change the name of Anna place to Kindermann place, in the Borough of The Bronx, respectfully

REPORTS:

That, having examined the subject, it believes the proposed change to be desirable. It therefore recommends that the said resolution be adopted.

Resolved, That the name of Anna pl., from Webster ave. to Brook ave., in the Borough of The Bronx, be and the same is hereby changed to and shall hereafter be known and designated as Kindermann pl., and the President of the Borough is hereby authorized and requested to note the change on the maps and records of The City of New York.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, SAMUEL MARKS, W. A. SHIPLEY, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Brush, Carberry, Cole, Coleman, Cumuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 429—Int. No. 3078.

The Committee on Streets, Highways and Sewers, to which was referred on March 11, 1913 (Minutes, page 1076), the annexed resolution to change the name of Wendover ave. to Claremont parkway, in the Borough of The Bronx, respectfully

REPORTS:

That, having examined the subject, it believes the proposed change to be desirable. It therefore recommends that the said resolution be adopted.

Resolved, That the name of Wendover ave., from Webster ave. to Fulton ave., in the Borough of The Bronx, be and the same is hereby changed to and shall hereafter be known and designated as Claremont parkway, and the President of the Borough is hereby authorized and requested to note the change on the maps and records of The City of New York.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, W. A. SHIPLEY, SAMUEL MARKS, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Brush, Carberry, Cole, Coleman, Cumuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Dunn, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

No. 430—Int. No. 3095.

The Committee on Streets, Highways and Sewers, to which was referred on March 11, 1913 (Minutes, page 1078), the annexed ordinance in favor of establishing the width of the roadway and sidewalks on 241st st., between White Plains ave. W. and the Bronx blvd., in the Borough of The Bronx, respectfully

REPORTS:

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

It therefore recommends that the hereto annexed substitute ordinance be adopted.

(SUBSTITUTE.)

AN ORDINANCE to establish the width of the roadway and sidewalks on 241st st., from White Plains ave. W. to the Bronx blvd., in the Borough of The Bronx.

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

That, The width of the roadway on 241st st., from White Plains ave. to the Bronx blvd., in the Borough of The Bronx, be and is hereby established at thirty feet from curb to curb and that the sidewalk space is established at ten feet on each side thereof and that the President of the Borough of The Bronx in all improvements to be made take notice.

(ORIGINAL.)

AN ORDINANCE to establish the width of the roadway in 241st st., from White Plains Avenue West to Bronx boulevard, in the Borough of The Bronx.

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

That the width of the roadway of 241st st., from White Plains ave. to Bronx boulevard, in the Borough of The Bronx, be and is hereby established at 30 feet between curb and curb, and that the President of the Borough in all improvements to be made take notice thereof.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, W. A. SHIPLEY, SAMUEL MARKS, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bedell, Bolles, Boschen, Brush, Carberry, Cole, Coleman, Cunningham, Delaney, Devine, Diemer, Dixson, Dowling, Drescher, Dujat, Eagan, Eichhorn, Fink, Gelbke, Hannon, Igstaedter, Kenneally, McCann, McCourt, McGrath, Marks, Martyn, Molen, Moore, Muhlbauer, Mulligan, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Reardon, Schmidt, Smith, Stapleton, Velten, Walsh, Weston, White; President Miller, by Thomas W. Whittle, Commissioner of Public Works—47.

Negative—President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works—3.

No. 431—Int. No. 3159.

The Committee on Streets, Highways and Sewers, to which was referred on March 18, 1913 (Minutes, page 1146), the annexed resolution, to name Tunnel street, in the Borough of Manhattan, respectfully

REPORTS:

That having examined the subject, it believes the proposed name to be an appropriate one.

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

Resolved, That the underground passageway extending from Broadway at 190th st., to the Subway station at 191st st. and St. Nicholas ave., Borough of Manhattan, be and the same is hereby named Tunnel st.

JESSE D. MOORE, JOHN H. BOSCHEN, THOS. J. MULLIGAN, SAMUEL MARKS, W. A. SHIPLEY, MICHAEL STAPLETON, Committee on Streets, Highways and Sewers.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Brush, Carberry, Cole, Coleman, Cumuskey, Curran, Delaney, Devine, Dixson, Dowling, Downing, Drescher, Dujat, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCourt, McGrath, Martyn, Moore, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Pouker, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—60.

ORDINANCES AND RESOLUTIONS, RESUMED.

No. 3257.

By the President—

Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds:

By Alderman Kline, Vice-Chairman—

Richard F. Thomas, 1255 New York ave., Brooklyn; Anna V. Ericsson, 411 Dean st., Brooklyn; Harry P. Silverberg, 313 51st st., Brooklyn; Walter McMeekan, 1731 E. 7th st., Brooklyn; Harry Minden, 323 Washington ave., Brooklyn.

By Alderman Becker—

Bela Darwin Eisler, 2508 Broadway, Manhattan; Bernard Ashman Conolly, 241 W. 76th st., Manhattan.

By Alderman Bedell—

Marguerite S. O'Neill, 13 W. 100th st., Manhattan.

By Alderman Bolles—

Herman Gettner, 746 St. Nicholas ave., Manhattan; Florence S. James, 97 Hamilton pl., Manhattan.

By Alderman Bosse—

Albert Firman, 1403 Avenue P, Brooklyn; Alfred Francis Clifford, 7701 19th ave., Brooklyn; Jacob H. Gorta, 1832 70th st., Brooklyn; John Cottier, 2222 80th st., Brooklyn.

By Alderman Brush—

Louis Rinaldo, 601 W. 110th st., Manhattan; Eva Alexander, 174 W. 109th st., Manhattan; Bernard Goodman, Arcadia Apartments, 7th ave. and 115th st., Manhattan; John C. Weston, 1 W. 111th st., Manhattan; Harry B. Van Emden, 160 Claremont ave., Manhattan.

By Alderman Cumuskey—

Charles Blauman, 23 Avenue A, Manhattan; George Rothmann, 40 2d ave., Manhattan.

By Alderman Cunningham—

John Wolf, 133 Coffey st., Brooklyn; Mrs. Lucie G. Leahy, 257 Hamilton ave., Brooklyn.

By Alderman Devine—

William Lyman, 995 Southern blvd., Bronx, New York; Louis George Aquilino, 564 Prospect ave., Bronx, New York; Anna Wildung, 436 E. 141st st., Bronx, New York; James Shea, 445 E. 140th st., Bronx, New York; Milton Silbermann, 428 E. 140th st., Bronx, N. Y.; Morris Livingston Jacobs, 846 Hewitt pl., Bronx, New York.

By Alderman Diemer—

James M. Kelly, 301a Hart st., Brooklyn; Bertha Wechsler, 285 Throop ave., Brooklyn.

By Alderman Dixson—

Morris Kobre, 81 Grand st., Brooklyn; John Jozeph Mayrovsky, 158 Myrtle ave., Brooklyn.

By Alderman Dotzler—

Frances R. Schwartz, 314 E. 4th st., Manhattan.

By Alderman Downing—

Anna V. Ericsson, 411 Dean st., Brooklyn.

By Alderman Dowling—

William E. Murphy, 332 W. 22d st., Manhattan.

By Alderman Dujat—

Daniel Frank, 36 Kelly ave., Woodside, Queens.

By Alderman Dunn—

Walter A. MacAdam, 74 72d st., Brooklyn; Frank Morris, 353 50th st., Brooklyn; James P. McManus, 451 52d st., Brooklyn.

By Alderman Eagan—

David E. Singer, 591 Lexington ave., Manhattan.

By Alderman Esterbrook—

James G. McComb, 527 Lexington ave., Brooklyn; William Alexander Rigoulot, 151 Decatur st., Brooklyn; Abraham Lincoln Pittinger, 1215 Dean st., Brooklyn.

By Alderman Fink—

Edward A. Jarvis, 472 Bernant ave., West New Brighton, S. I.

By Alderman Folks—

Hannah V. K. McLarney, 874 Lexington ave., Manhattan; Louis Ernst Hansen, 134 E. 60th st., Manhattan.

By Alderman Gilmore—

George Adam Blank, 249 E. 84th st., Manhattan.

By Alderman Grimm—

Abraham Ablowitz, 842 Dumont ave., Brooklyn; Elias Silpe, 365 Sheffield ave., Brooklyn; Albert P. Brenner, 33 Norwood ave., Brooklyn;

By Alderman Hamilton—

James A. McGovern, 1379 Plimpton ave., Bronx, New York; Louis Sachs, 2563 Decatur ave., Bronx, New York; Halsey K. Smith, 2344 Aqueduct ave., Bronx, New York.

By Alderman Hannon—

Charles E. King, Jr., 236 W. 15th st., Manhattan.

By Alderman Herbst—

Charles J. Lane, 815 E. 167th st., Bronx, New York; Ella G. Ring, 2155 Crotona ave., Bronx, New York; Charles Welch, 2102 Boston rd., Bronx, New York; Mae Margaret Colbert, 1137 Tinton ave., Bronx, New York; Abraham Levy, 1052 Forest ave., Bronx, New York; Max L. Harris, 964 Kelly st., Bronx, New York; Aaron Schutzbeger, 1799 Washington ave., Bronx, New York.

By Alderman Igstaedter—

Henry Blank, 301 St. Nicholas ave., Manhattan; William Geng, 506 W. 136th st., Manhattan.

By Alderman Kenneally—

Thomas F. Daly, 501 E. 14th st., Manhattan; Michael E. Quinn, 343 E. 18th st., Manhattan.

By Alderman Kenney—

Thomas A. Mullin, 273 Wyckoff st., Brooklyn; John Collins, 68 4th pl., Brooklyn.

By Alderman Levine—

Henry A. Kreiner, 201 Eldridge st., Manhattan; Isidor L. Daniels, 47 Sheriff st., Manhattan.

By Alderman McCourt—

Charles Edward Grau, 340 W. 39th st., Manhattan.

By Alderman McGarry—

John C. Kolinsky, 142 Kingsland ave., Brooklyn.

By Alderman Marks—

Max Salomon, 105 W. 120th st., Manhattan.

By Alderman Martyn—

Flora Locketts, 1547 Eastern parkway, Brooklyn; Isidor F. Greene, 1305 E. New York ave., Brooklyn; Samuel Tinkelman, 529 Sutter ave., Brooklyn; Joseph P. Tolins, 779 Howard ave., Brooklyn; S. Nicoll Schwartz, 142 Somers st., Brooklyn; James M. Power, 1387 Herkimer st., Brooklyn; Estelle E. Lefkowitz, 1872 Bergen st., Brooklyn; Dan Johnson, 404 Chester st., Brooklyn.

By Alderman Morrison—

Frank M. McCurdy, 2208 Ditmas ave., Brooklyn; John M. Walsh, 172 Midwood st., Brooklyn; Samuel

By Alderman Shipley—

Louis A. Jaeger, 4378 Ridgewood ave., Richmond Hill, L. I.; Henry G. Eldert, 16 Brenton court, Jamaica, L. I.; Herbert A. Roberts, 712 Chestnut st., Richmond Hill, L. I.

By Alderman Schmidt—

Frank Donnelly, 687 Wales ave., The Bronx, N. Y.; Francis Xavier McDonough, 494 E. 157th st., The Bronx, N. Y.; Oliver E. Davis, 824 Morris ave., The Bronx, N. Y.

By Alderman Stevenson—

Florence Moore, 476 16th st., Brooklyn; William Godnick, 768 Union st., Brooklyn; Jacob Spitzer, 567 8th st., Brooklyn.

By Alderman Weil—

Bernard Fliahsnick, 203 E. 174th st., The Bronx, N. Y.; Henry F. Bunke, 1770 Grand blvd. and Concourse, The Bronx, N. Y.; Abner H. Pike, 1680 Clay ave., The Bronx, N. Y.

By Alderman Wendel, Jr.—

Thomas J. McQuade, 420 W. 45th st., Manhattan; Frank K. Johnston, 723 8th ave., Manhattan.

By Alderman Weston—

Warren Coutant DuBois, 340a Decatur st., Brooklyn; Sidney H. Segelbaum, 806 Gates ave., Brooklyn; Frederick C. Stopenhagen, 366 Bainbridge st., Brooklyn; John G. Janson, 520a Decatur st., Brooklyn; Charles Meyer, Jr., 383 Bainbridge st., Brooklyn.

By Alderman White—

Charles A. Oberwager, 28 St. Marks place, Manhattan.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Coleman, Cumuskey, Cunningham, Delaney, Devine, Downing, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Hamilton, Hannon, Kenneally, Kenney, Lieberman, McCourt, Martyn, Molen, Moore, Morrison, Muhlbauer, Muligan, Nugent, O'Connor, O'Rourke, Post, Reardon, Shipley, Stevenson, Weil, Weston, White; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Steers, by L. H. Pounds, Commissioner of Public Works; President McAneny, by E. V. Frothingham, Commissioner of Public Works; the Vice-Chairman—45.

No. 3258.

By the Vice-Chairman—

AN ORDINANCE to amend section 53 of article III of Part I of the Code of Ordinances of The City of New York relating to the Sinking Fund of The City of New York, and section 76 of article IV of the same part, in relation to the sale of real estate belonging to the Sinking Fund.

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

Section 1. Section 53 of article III of part I of the Code of Ordinances of The City of New York, relating to the Sinking Fund of The City of New York, is hereby amended to read as follows:

Section 53. All moneys heretofore received and hereafter to be received from the following sources are hereby pledged and appropriated to and constitute and form a fund called the Sinking Fund of The City of New York for the Redemption of the City Debt, until the whole of the stocks of The City of New York shall be finally and fully redeemed, namely:

1. For commutation of quit-rents on grants.

2. For quit-rents arising from such grants as were issued prior to the year one thousand eight hundred and four.

3. The net proceeds of all sales of real estate belonging to the corporation when sold [], except when the same are made payable to a fund, the purpose of which is restricted to the purchase of other real estate, as provided by the Charter of The City of New York.

4. The net proceeds of all bonds and mortgages payable to the corporation when collected [], except when the said bonds and mortgages are part of the proceeds of the sale of real estate and the proceeds thereof are deposited in a fund, the purpose of which is restricted to the purchase of other real estate, as provided by the Charter of The City of New York.

5. For licenses to pawnbrokers and dealers in the purchase or sale of second-hand furniture, metals or clothes.

6. For hackney-coach licenses and street vaults.

7. For exclusive occupation of private wharves, basins and piers.

8. For market fees and market rents.

9. The proceeds of all bonds and mortgages which may have or shall become the property of the corporation, in pursuance of the ordinance creating the fire loan stock of The City of New York.

10. The building included in the establishment called the Almshouse, at Bellevue, together with the lots of land and water rights attached thereto when sold, and the rents when leased.

11. Such portions thereof of the annual taxes levied in The City and County of New York as may be collected for the redemption of the floating debt stock of The City of New York and the fire indemnity stock of The City of New York.

12. All such other sources of revenue or sums of money as the said corporation shall hereafter think proper to appropriate to said fund.

Section 2. Section 76 of article IV of part I, or the Code of Ordinances of The City of New York, relating to the sale of real estate belonging to the Sinking Fund, is hereby amended to read as follows:

Section 76. Whenever any real estate shall have been sold pursuant to the preceding sections of this article, it shall be the duty of the Board of Commissioners of the Sinking Fund, or a majority of them, to give a certificate, under their hands, that the same has been sold pursuant to the provisions of this article, and upon the production of such certificate and the evidence that the proceeds of such sale have been paid into the treasury to the credit of the sinking fund for the redemption of the city debt [] or such other appropriate fund as provided by the Charter of The City of New York, it shall be the duty of the Mayor of the City and the Clerk of the Board of Aldermen to execute proper conveyances of such real estate under their hands and the seal of the city corporation.

Section 3. This ordinance shall take effect immediately.

Note—Matter in *italics* is new; matter in brackets [] is old law to be omitted.

Which was referred to the Committee on Laws and Legislation.

No. 3259.

By the same—

Whereas, Many employees of The City of New York are members of regularly incorporated associations of veterans of the Army, Navy and Marine Corps of the United States, which are accustomed to observe Memorial Day, May 30, with appropriate memorial services; and

Whereas, By reason of their past services these veterans are worthy of consideration and entitled in justice to our favor; therefore be it

Resolved, That all employees of The City of New York who are members of regularly incorporated associations of veterans be granted leave of absence with twenty-four hours' pay on Memorial Day, May 30, 1913, upon application to the heads of their respective departments by their department, post, camp or garrison commanders.

Which was adopted.

No. 3260.

By Alderman Becker—

Resolved, That permission be and the same is hereby given to Advance Lunch and Dining Room to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3261.

By Alderman Bolles—

Resolved, That permission be and the same is hereby given to J. Braddick, of 148th st. and Amsterdam ave., to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3262.

By Alderman Boschen—

Resolved, That the resolution which was adopted on April 28, 1908 (Approved Papers No. 3171), which ordained that Edgecombe ave., north of 145th st., Borough of Manhattan, be designated as "Colonial parkway," be and the same is hereby annulled and rescinded; and be it further

Resolved, That the name of Edgecombe ave. be and the same is hereby restored to the said thoroughfare, and the President of the Borough of Manhattan is hereby authorized and instructed to change the maps and records of The City of New York in accordance therewith.

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

No. 3263.

By Alderman Coleman—

Resolved, That permission be and the same is hereby given to Ralph Sloane to erect, place and keep a temporary canopy or awning across the sidewalk in front of premises 558 Franklin ave., in the Borough of Brooklyn, provided the said canopy or awning shall be erected so as to conform in all respects with the provisions of the ordinance (section 259a of the Code) in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3264.

By Alderman Dowling—

Resolved, That the Comptroller be and he is hereby authorized and requested to draw warrants in payment of the following bills incurred on the occasion of the death of Alderman Michael J. McGrath:

Empire City Celebrating Co., to draping Aldermanic Chamber, looking after and keeping same up for thirty days, two hundred and fifty dollars (\$250);

Joseph A. Herrmann, floral piece, twenty dollars (\$20);

—said sums to be payment in full for all services rendered, and to be charged to and paid out of the appropriation entitled "Board of Aldermen, 1913, Code No. 59."

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

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

Affirmative—Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Cole, Coleman, Cumuskey, Cunningham, Curran, Delaney, Devine, Dixson, Dotzler, Dowling, Drescher, Dujat, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gelbke, Gilmore, Grimm, Hamilton, Hannon, Herbst, Igstaedter, Kenneally, Kenney, Levine, Lieberman, Loos, McCann, McCourt, Marks, Martyn, Molen, Moore, Morrison, Muhlbauer, Muligan, Nicoll, Nugent, O'Connor, O'Neil, O'Rourke, Pendry, Post, Reardon, Schmidt, Shipley, Smith, Stapleton, Stevenson, Velten, Walsh, Weil, Weston, White, Wilmot; President Cromwell, by L. L. Tribus, Commissioner of Public Works; President Connolly, by Joseph Flanagan, Commissioner of Public Works; President Miller, by Thomas W. Whittle, Commissioner of Public Works, and the Vice-Chairman—69.

No. 3265.

By Alderman Downing—

Whereas, A sad affliction has befallen our colleague, Alderman Gaynor, in the death of his young daughter, sixteen years of age.

Resolved, That the sympathies of the Board go out to the sorrowing father and family, who have sustained this grievous loss.

Which was unanimously adopted by a rising vote.

No. 3266.

By Alderman Dreschér—

Resolved, That permission be and the same is hereby given to J. A. Epstein to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3267.

By the same—

Resolved, That permission be and the same is hereby given to Victor Lebovitz, of 643 Broadway, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3268.

By the same—

Resolved, That permission be and the same is hereby given to Hopkins' Stamp Foundry to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3269.

By the same—

Resolved, That permission be and the same is hereby given to the Humbert Tugazy Association to suspend a banner across Bleecker st. from No. 153 to 154, in the Borough of Manhattan, by and with the consent of the respective property owners; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

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

No. 3270.

By Alderman Gilmore—

Whereas, East 84th st., from Pleasant ave. to the East River, in the Borough of Manhattan, bisects Carl Schurz Park, leaving a depressed thoroughfare which is a source of inconvenience and danger, especially to women and children who find it necessary to cross from one part to another of said park, therefore

Resolved, That the Commissioner of Parks for the Boroughs of Manhattan and Richmond, be and he is hereby requested to construct a bridge over said E. 84th st., in order to connect the bisected portions of said Carl Schurz Park for the protection and convenience of women and children and to minimize all possible danger to those desiring to cross said thoroughfare.

Which was adopted.

No. 3271.

By Alderman Gelbke—

Resolved, That permission be and the same is hereby given to Bernard Bring to erect, place and keep a showcase within the stoop line in front of premises 2313 Myrtle ave., Evergreen, in the Borough of Queens, provided the said showcase shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3272.

By Alderman Hannon—

Resolved, That permission be and the same is hereby given to Mrs. H. Julien, of 428-430 W. 13th st., to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3273.

By Alderman Igstaedter—

Resolved, That permission be and the same is hereby given to Eugene Pulvermacher, of 3448 Broadway, to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3274.

By the same—

Resolved, That permission be and the same is hereby given to David Schwartz, of 124th st. and 8th ave., to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3275.

By the same—

Resolved, That permission be and the same is hereby given to Tom Tsicalus, of 353 W. 125th st., to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3276.

By the same—

Resolved, That permission be and the same is hereby given to Tom Tsicalus, of 353 W. 125th st., to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3277.

By Alderman Levine—

Resolved, That permission be and the same is hereby given to Hyman Stern to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3278.

By the same—

Resolved, That permission be and the same is hereby given to Meyer Rothstein to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3279.

By Alderman Marks—

Resolved, That permission be and the same is hereby given to J. L. Pease to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3280.

By Alderman Lieberman—

Resolved, That permission be and the same is hereby given to Max Levy, southwest corner of 104th st. and Madison ave., to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3281.

By Alderman McCourt—

Resolved, That permission be and the same is hereby given to Louis Kaplan to erect, place and keep a booth within the stoop line in front of premises 359 W. 38th st., in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3282.

By Alderman Marks—

Resolved, That permission be and the same is hereby given to S. Goldberger to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3283.

By the same—

Resolved, That permission be and the same is hereby given to Wolff Bros. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 3284.

By Alderman Martyn—

Whereas, The Board of Aldermen of The City of New York has before it for consideration the renaming of many streets and avenues in the Borough of Brooklyn, and

Whereas, A resolution had previously been introduced in the Board of Aldermen changing the name of Ames st., in the Borough of Brooklyn, City of New York, to Herzl st., and

Whereas, Dr. Theodore Herzl, the person whose name it is proposed should be given to Ames st., was a man whose life was devoted to the interests of his Jewish brethren, who are oppressed in many lands, and who called the Zionist movement into being, which movement has for its object the restoration of the ancient home of Israel to its rightful owners, and

Whereas, Ames st. runs through Brownsville, a section of Brooklyn built up and inhabited mainly by Jews, now,

Therefore, At a meeting of the Republican League of the 23d Assembly District of the Borough of Brooklyn, held at its headquarters, 457 Hopkinson ave., Borough of Brooklyn, City of New York, on the 2d day of January, 1912, speaking for Brownsville, it was

Resolved, That the Board of Aldermen, having charge of the renaming of streets in Brooklyn, be petitioned to change the name of the street now known as Ames st. to Herzl st., and it is further,

Resolved, That the Hon. Reuben L. Haskell, Marcy Rosenblum and Isaac Allen be appointed as a committee to draft the resolution and transmit copies thereof to the Hon. James F. Martyn, the Alderman of this Aldermanic District, and to the Board of Aldermen of The City of New York.

Dated, New York, January 3, 1912.

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

No. 3285.

By Alderman Nicoll—

Resolved, That permission be and the same is hereby given to the New York State Association Opposed to Women's Suffrage, of 35 W. 39th st., to parade twelve men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor; provided, however, that the men when displaying their signs do not go upon Broadway, between 39th and 44th sts.; on 42d st., between 7th and 8th ayes, nor on 34th st., between 5th and 6th ayes.

Which was adopted.

No. 3286.

By the same—

Resolved, That permission be and the same is hereby given to the German Restaurant, of 163 W. 34th st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from

the receipt hereof from his Honor the Mayor; provided, however, that the man when displaying his sign does not go upon Broadway, between 39th and 44th sts.; on 42d st., between 7th and 8th ayes, nor on 34th st., between 5th and 6th ayes.

Which was adopted.

No. 3287.

By Alderman O'Neil—

Resolved, That Henry Eichin, of 2210 Starling ave., in the Borough of The Bronx, be and he is hereby appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

No. 3288.

By Alderman Pendry—

Resolved, That permission be and the same is hereby given to Dominick Vastone to erect, place and keep an electric barber pole within the stoop line in front of premises No. 1447 Myrtle ave., in the Borough of Brooklyn, provided the same electric barber pole shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3289.

By the same—

Resolved, That permission be and the same is hereby given to Henry Schirmeister to erect, place and keep two storm doors within the stoop line in front of premises on the northwest corner of Broadway and Moffat st., Borough of Brooklyn, provided the said storm doors shall be erected so as to conform in all respects with the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3290.

By Alderman Post—

An Ordinance to amend section 430 of the Code of Ordinances, relating to "the discharge of firearms."

Be It Ordained, by the Board of Aldermen of The City of New York, as follows: That section 1, section 430 of part 1 of the Code of Ordinances, relating to "the discharge of firearms," as amended, is hereby further amended by adding at the end thereof the following words: *The grounds occupied by Company I, Tenth Infantry, N. G., N. Y., known as Grawl's Farm and the Bedell Farm, located in Flushing, in the Borough of Queens.*

Sec. 2. This ordinance shall take effect immediately.

Note—New matter in *italics*.

Which was referred to the Committee on Laws and Legislation.

No. 3291.

By Alderman Stapleton—

Resolved, That permission be and the same is hereby given to Dominick Milano to erect, place and keep a gas lamp extending at a right angle within the stoop line in front of premises 48 New Bowery, in the Borough of Manhattan, provided the said gas lamp shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be illuminant supplied done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 3292.

By Alderman Velten—

Whereas, There is a universal demand among the citizens and residents of the Twenty-first Assembly District, in the Borough of Brooklyn, for a playground and recreation centre, and

Whereas, This District, the most congested in the Borough, is the only District without either a park, playground or recreation centre in which its children may find opportunity to get back to the soil and nature; therefore be it

Resolved, That the President of the Borough of Brooklyn be and he is hereby respectfully requested to name a delegation to consist of twenty-five (25) representatives of said District for the purpose of conference and the selection of an adaptable and most agreeable site for the furtherance of the object herein stated.

Which was adopted.

No. 3293.

By Alderman Walsh—

Resolved, That Anthony Frisa, of 475 E. 115th st., in the Borough of Manhattan, be and he is hereby appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

Alderman Esterbrook moved that the Board do now adjourn.

The Vice-Chairman put the question whether the Board would agree with said motion.

Which was decided in the affirmative.

And the Vice-Chairman declared that the Board stood adjourned until Tuesday, April 8, 1913, at 1.30 o'clock p. m.

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

DEPARTMENT OF FINANCE.

WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE
WEDNESDAY, APRIL 2, 1913.

Below is a statement of warrants made ready for payment on the above date showing therein the Department of Finance voucher number, the date or dates of the invoices or bills, the date the voucher was filed in the Department of Finance, the name of the payee and the amount of the claim.

Where two or more bills are embraced in the warrant, the dates of the earliest and latest are given.

All of the warrants mentioned are forwarded through the mail unless some reason exists why payment is to be made in person, in which event written notice will be promptly given to the claimant.

In making a written or verbal inquiry at this office as to any of the below mentioned warrants, it is requested that reference be made by the Department of Finance voucher number.

WM. A. PRENDERGAST, Comptroller.

Finance Voucher No.	Invoice Dates.	Received in Department of Finance.	Name of Payee.	Amount.
Board of Aldermen.				
25273	2-25-13	3-7-13	Reliance Stenographic Co.	\$1,553 70
25274		3-7-13	Reliance Stenographic Co.	491 00
Armory Board.				
16435	2-13-13	2-13-13	Cortlandt Engineering Co.	\$2,145 00
31698	2-17-13	3-20-13	N. J. Scherz	104 60
Bellevue and Allied Hospitals.				
30977		3-19-13	John H. Parker Co.	\$35,640 00
34218	1-15-13	3-26-13	Samuel E. Hunter	65 18
34221	1-28-13	3-26-13	Chas. H. Mattlage	57 92
34222	1-18-13	3-26-13	Meyer-Denker-Sinram Co.	15 70
34223	1-30-13	3-26-13	Gray National Telautograph Co.	2 00
34224	1-13-13. 1-31-13	3-26-13	Eimer & Amend	14 60
34226	1-9-13	3-26-13	Fidelity and Deposit Co. of Maryland	26 25
34228	1-30-13. 1-25-13	3-26-13	The Kny-Scheerer Co.	66 64
34229	1-30-13	3-26-13	Lehn & Fink	3 12
34231	1-2-13. 1-21-13	3-26-13	Merck & Co.	22 35
34232	1-15-13. 1-20-13	3-26-13	E. B. Meyrowitz	359 36
34233	1-24-13	3-26-13	James A. Webb & Son Branch	107 94
34235	1-7-13	3-26-13	Dennison Mfg. Co.	65 00
34238	1-15-13	3-26-13	High Grade Oil Refining Co.	20 00
34239	1-29-13	3-26-13	E. Machlett & Son	22 50

Finance Voucher No.	Invoice Dates.	Received in Department of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates.	Received in Department of Finance.	Name of Payee.	Amount.
35555	3-28-13	Feingold & Spero, Assignees of Max Sichel	7 50	35271 1-1-13	3-28-13	The Orange County Telephone Co.	11 45		
35556	3-28-13	Alice Whelan	4 13	35273 3-4-13	3-28-13	Syndicate Trading Co.	16 12		
35557	3-28-13	Pasquale Florio	4 00			Board of Inebriety.			
35558	3-28-13	Pasquale Florio	8 00	34581 2-28-13	3-26-13	New York Telephone Co.	\$5 75		
35559	3-28-13	Patrick Brady	75	34582 2-28-13	3-26-13	P. E. Paddock	5 00		
35560	3-28-13	Harry Simon	2 00			Law Department.			
35561	3-28-13	Feingold & Spero, Assignees of Joseph Mahon	8 00	30493	3-18-13	George Kemp	\$60 80		
35563	3-28-13	The City and County Contract Co.	23 00	33656 3-19-13	3-25-13	Library Bureau	10 12		
35569 3-1-13	3-28-13	Charles J. Joyce	13 78	33667	3-23-13	Arnold J. Wisch	78 00		
35570	3-28-13	Adam Mann	78 50	33668	3-25-13	Peter J. Loughlin	14 00		
35571	3-28-13	Chamsil Construction Co.	18 00	33671 3-1-13	3-25-13	The Hooper Holmes Information Bureau	100 00		
35572	3-28-13	Delaware, Lackawanna & Western R. R. Co.	7 83			The Mayoralty.			
35573	3-28-13	Francis Fitzsimmons	25 00	34779 3-1-13	3-27-13	Initial Towel Supply Co.	\$1 75		
35574	3-28-13	Long Island Railroad Co.	27 63	34780 3-17-13	3-27-13	Benjamin Palmer	2 25		
35575	3-28-13	Elizabeth England	3 00	34781 2-1-13	3-27-13	W. E. Pruden Hardware Co.	94		
35576	3-28-13	Michael Dietlein	100 00			Municipal Courts.			
35579	3-28-13	Herbert R. Limburg & Ezra P. Prentice.	590 74	34137	3-26-13	Thomas O'Connell, Clerk	\$37 50		
35580	3-28-13	Eugen N. L. Young	500 00	34138 1-23-13, 1-3-13	3-26-13	Thomas O'Connell	2 05		
35581	3-28-13	Feingold & Spero	19 50	34265 2-10-13	3-26-13	John V. Gartland	14 00		
36048	3-29-13	German Hospital and Dispensary	1 80	34266 2-19-13	3-26-13	American Law Book Co.	161 35		
36049	3-29-13	House of the Good Shepherd	300 09	34350 2-28-13	3-26-13	New York Telephone Co.	5 04		
36050	3-29-13	Mission of the Immaculate Virgin for the Protection of Homeless and Destitute Children	2,586 59	34765	3-27-13	William T. Delaney, Chief Clerk	11 30		
36050	3-29-13	Mission of the Immaculate Virgin for the Protection of Homeless and Destitute Children	9,049 93	35041 3-26-13	3-27-13	Charles J. Scheller	10 00		
36051	3-29-13	New York Nursery and Child's Hospital	82 39	35857	3-28-13	Edward J. Smith	10 00		
36052	3-29-13	New York Nursery and Child's Hospital	27 90			Department of Parks, Manhattan and Richmond.			
36053	3-29-13	New York Nursery and Child's Hospital	13 95	34997 12-23-12	3-27-13	John S. Kennedy, Agent and Warden, Sing Sing Prison	81 00		
36054	3-29-13	New York Nursery and Child's Hospital	25 20	35000 2-28-13	3-27-13	American Mineral Cleanser Co.	17 50		
36055	3-29-13	New York Post-Graduate Medical School and Hospital	12 60	35039	3-27-13	American Museum of Natural History, Charles Lanier, Treasurer	119 40		
36056	3-29-13	New York Homeopathic Medical College and Flower Hospital	1,820 77	35040	3-27-13	American Museum of Natural History, Charles Lanier, Treasurer	237 39		
36057	3-29-13	St. Mark's Hospital of New York City	981 85	33566	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	3,932 67		
36058	3-29-13	St. Vincent's Hospital of The City of New York	285 20	33567	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	796 28		
36059	3-29-13	St. Vincent's Hospital, Borough of Richmond	3,882 15	33568	3-28-13	New York Zoological Society, Percy R. Pyne, Treasurer	31 50		
36060	3-29-13	The J. Hood Wright Memorial Hospital	1,032 81	33569 3-6-13	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	26 00		
36100	3-29-13	L. E. Field	150 00	33570	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	121 91		
36101	3-29-13	August W. Rabe	150 00	33571	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	90 41		
36102	3-29-13	Lizzie Higgins	12 50	33572	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	612 82		
36103	3-29-13	St. Andrews Realty Co.	10 00	33573	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	646 71		
36104	3-29-13	Annie I. Aste	1,403 39	33574 3-6-13	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	22 00		
36105	3-28-13	Marcus B. Campbell	399 40	33575 3-6-13	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	180 82		
36106	3-29-13	Elizabeth H. Hann and Lottie E. Hann	1,829 40	33576 3-6-13	3-25-13	New York Zoological Society, Percy R. Pyne, Treasurer	35 50		
36107	3-28-13	Mary Hoffman	3,250 25	33579 2-27-13, 1-6-13	3-25-13	John Simmons Co.	63 90		
36108	3-29-13	Elizabeth Mathesheimer	3,454 25	33580 2-25-13	3-25-13	Dimock & Fink Co.	40 50		
36109	3-29-13	James H. McCormack	3,249 65	35025 3-17-13	3-27-13	The Fairbanks Co.	7 00		
36110	3-28-13	Albert Van Brunt Voorhees and John A. Voorhees	591 78			Police Department.			
36111	3-29-13	Empire City Gerard Co.	317 06	33011 1-13-13	3-24-13	Flanagan-Fay Co.	\$409 00		
36112	3-29-13	Empire City Gerard Co.	215 13	33015	3-24-13	Dimock & Fink Co., Assignee of J. J. Foley Plumbing & Heating Co.	1,350 00		
36113	3-29-13	Solomon Kahn	175 12	34824	3-27-13	C. Remson	3 75		
36114	3-29-13	Empire City Gerard Co.	5,136 41	34825 2-28-13	3-27-13	Gertrude Schoenseigl	254 70		
36115	3-29-13	Frank J. Steckeweler and John F. Steckeweler	9,508 56	34826	3-27-13	Joseph Smyth, Jr.	2 20		
36116	3-29-13	Frederick E. Daves	408 66	34828	3-27-13	John F. Dwyer	8 30		
36117	3-29-13	Lorraine Realty Co.	681 25	34831 2-24-13	3-27-13	Joseph J. Bridgetts	16 85		
36118	3-29-13	Lorraine Realty Co.	7,458 50	34832	3-27-13	George Busby	13 10		
36119	3-29-13	Benjamin Boley	4,413 99	34833	3-27-13	Frank E. Burke	3 20		
36120	3-29-13	Conrad Weber, Albert Kramer and Wm. J. Kramer, Jr.	4,735 44	34834	3-27-13	William J. Dowling	1 95		
36121	3-29-13	Carrie Oppenheimer	19,836 89	34835	3-27-13	Albert J. Durant	2 15		
36122	3-29-13	Pylon Const. Co.	10 18	34836	3-27-13	John M. Dunnigan	6 05		
37112	4-1-13	Goldman, Sachs & Co.	2,489 20	34837 2-26-13	3-27-13	Joseph A. Daly	80		
			243,525 00	34838	3-27-13	Eugene Daly	4 80		
				34839	3-27-13	Elmer Dunlap	4 80		
				34840	3-27-13	John F. Dwyer	65		
				34841	3-27-13	Albert Erlich	1 15		
				34844 1-18-13	3-27-13	John T. Gaynor	4 80		
				34854 2-11-13	3-27-13	Richard Oliver	3 80		
				34855 2-13-13	3-27-13	Gustave Van Duzer	3 30		
				34856 2-6-13	3-27-13	John J. Sullivan	3 20		
				34857 3-11-13	3-27-13	George Thomson	2 90		
				34858 2-27-13	3-27-13	Vincent De Guida	9 50		
				34859 1-18-13	3-27-13	John T. Gaynor	1 10		
				34860 3-6-13	3-27-13	Thomas F. McDonough	6 12		
				34865 2-28-13	3-27-13	Postal Telegraph-Cable Co.	2 57		
				34867 2-28-13	3-27-13	Western Union Tel. Co.	6 00		
				34868 2-11-13	3-27-13	The Western Union Telegraph Co., Inc.	156 16		
				34879	3-27-13	William Fox	302 50		
				34878 2-28-13	3-27-13	M. Friedlander	200 00		
				34880 3-1-13	3-27-13	John W. Griffiths	90 00		
				34881 3-1-13	3-27-13	John L. Halloran	50 00		
				34882 2-28-13	3-27-13	Benjamin G. Hitchings, Inc.	179 46		
				34883 3-1-13	3-27-13	Furman T. Howard	375 00		
				34902 2-26-13	3-27-13	Edward Wisely & Son	200 00		
				34907 2-15-13	3-27-13	Peters & Heins	12 50		
				34909 2-15-13	3-27-13	A. Pearson's Sons	11 05		
				34911 2-15-13	3-27-13	G. M. Du Bois	136 25		
				34914 3-1-13	3-27-13	M. B. Brown Printing and Binding Co.	273 09		
				34917 2-28-13	3-27-13	Knickerbocker Ice Co.	9 20		
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Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount.						
34939	2-21-13	3-27-13	Montgomery & Co.	23 10	32917	1-22-13	3-24-13	E. Machlett & Son.	75 00						
34940	3- 1-13	3-27-13	R. C. Verne	14 85	32919	1-16-13	3-24-13	Stanley Supply Co.	25 70						
President of the Borough of Manhattan.															
4153		1-14-13	Uvalde Asphalt Paving Co.	\$479 04	32920	2- 1-13	3-24-13	George Tiemann & Co.	1 35						
29637	3- 1-13	3-17-13	Empire City Iron Works	29 01	32921	3-14-13	3-24-13	The S. S. White Dental Mfg. Co.	4 13						
29643	11-20-12.	1-31-13	3-17-13	248 48	32922	2-18-13	3-24-13	R. S. Guildford	3 00						
29644	12-31-12.	1-31-13	3-17-13	391 61	32923		3-24-13	Wm. Langbein & Bros.	58 22						
29645	12-24-12.	1-18-13	3-17-13	316 89	32924	2-14-13	3-24-13	I. J. Snyder & Son.	3 30						
32521	8-30-12	3-22-13	N. Y. C. and H. R. R. R. Co.	145 35	32925	2-20-13	3-24-13	Kipp Wagon Co.	14 40						
32525		3-22-13	Wm. A. Prendergast, Comptroller	1,726 38	32926	2-18-13	3-24-13	J. J. Snyder & Son.	4 96						
32542	3- 1-13		George H. Ward & Co.	65 00	32928		3-24-13	John S. Kennedy, Agent and Warden.	80 58						
33500	2-28-13	3-25-13	Warren-Scharf Asphalt Paving Co.	3 98	32929	2- 6-13	3-24-13	The Manhattan Supply Co.	1 92						
33501	2-28-13.	3- 8-13	3-25-13	182 54	32930	2- 7-13	3-24-13	John S. Kennedy, Agent and Warden.	28 15						
32533		3-22-13	The Barber Asphalt Paving Co.	260 75	32931	2-14-13	3-24-13	Department of Correction.	120 00						
35290		3-28-13	Geo. McAneny, President, Borough of Manhattan.	120 00	32932	10-22-12	3-24-13	Nason Manufacturing Co.	51 11						
35291	3-13-13	3-28-13	Henry H. Lloyd, Auditor	17 90	32935	6-14-12	3-24-13	Brunt M. Tanner	363 38						
36124		3-29-13	Henry H. Lloyd, Auditor	856 83	32936	2-14-13	3-24-13	James M. Shaw & Co.	55 00						
President, Borough of Brooklyn.															
31388	3- 8-13	3-19-13	The Garlock Packing Co.	53 42	32938	2-25-13	3-24-13	Lord & Taylor	155 34						
31818	3- 7-13	3-20-13	Cook Electric Co.	10 00	32940	2-20-13	3-24-13	The Harral Soap Co.	43 20						
31820	3-12-13.	3- 7-13	3-20-13	9 75	32942	2-27-13	3-24-13	Vacuum Oil Co.	39 44						
31824	2-28-13	3-20-13	B. Diamond, assignee of Geo. Mottram.	25 00	32943		3-24-13	John Wanamaker, New York.	2 50						
31828	3-12-13	3-20-13	Cook Electric Co.	2 25	32945	1-18-13	3-24-13	Hull, Grippen & Co.	29 71						
31849	3- 1-13	3-20-13	S. J. McCullough & Co.	8 25	32951	2-13-13	3-24-13	Wolf, Sayer & Heller, Inc.	12 50						
32554	2-25-13	3-22-13	Rafferty Bros.	44 45	32952	2-13-13	3-24-13	Department of Correction.	4 50						
33135	1-13-12	3-24-13	W. P. Sheehan	12 50	32958	2- 6-13	3-24-13	The Manhattan Supply Co.	50						
33136	3-11-13	3-24-13	N. Rubin	4 00	32959	1-23-13.	1-31-13	D. B. Pershall & Son.	44 09						
34395	3-25-13	3-26-13	F. A. Pellegrino	144 03	32994	2- 1-13	3-24-13	W. Fink	30 00						
34396	3-25-13	3-26-13	F. A. Pellegrino	139 02	32996	1-30-13.	1-31-13	Detroit Cadillac Motor Car Co.	77 34						
34398		3-26-13	William G. Grimm	1,972 00	34116	3-20-13	3-26-13	Benedetto & Egan Construction Co.	2,304 00						
34400	3- 6-13	3-26-13	Underwood Typewriter Co., Inc.	5 10	34117	3-20-13	3-26-13	Benedetto & Egan Construction Co.	2,016 00						
34401	3-12-13	3-26-13	Keuffel & Esser Co.	18 02	34783		3-27-13	Joseph D. Flick, Superintendent.	2 85						
34402	3-13-13	3-26-13	Stevenson & Marsters	2 30	34785		3-27-13	Wm. C. Yorke, Superintendent.	21 04						
34403	2-19-13	3-26-13	Kolesch & Co.	111 18	34786	1-13-13	3-27-13	The Pennsylvania Railroad Co.	21 66						
34404	2-28-13	3-26-13	The I. S. Remson Mfg. Co.	32 75	34787	2-13-13	3-27-13	The Delaware, Lackawanna & Western Railroad Co.	91 00						
34405	2-28-13	3-26-13	Harry M. Kaiser, Agent and Warden, Clinton Prison.	57 82	34788		3-27-13	New York Central & Hudson River R. R. Co.	232 75						
34406	3-10-13	3-26-13	Department of Correction.	133 50	34791	2-28-13	3-27-13	New York Telephone Co.	44 95						
34407	3- 8-13	3-26-13	Chas. Hvass & Co.	125 60	Permanent Census Board.										
34408		3-26-13	Municipal Garage.	7 20	29460	3- 7-13	3-28-13	F. A. Baker & Co.	\$400 00						
34412	1-31-13	3-26-13	Municipal Garage.	55	34145		3-26-13	George H. Chatfield	35						
34414		3-26-13	Art Metal Construction Co.	212 80	34142		3-26-13	New York Telephone Co.	15 53						
34415	12-19-12.	12-31-12	3-26-13	Western Electric Co.	22 87	34143	2-28-13	3-26-13	New York Telephone Co.	15 08					
34416	12-20-13		3-26-13	Bramhall-Deane Co.	4 32	Public Service Commission.									
34418	3- 1-13.	3-13-13	3-26-13	John V. Gartland.	5 20	19971	3-24-13	3-21-13	E. E. Smith Contracting Co.	\$287,170 55					
34419	10-28-12.	11- 2-12	3-26-13	Stoddard Motor Co.	8 95	19972	3-24-13	3-21-13	E. E. Smith Contracting Co.	11,608 37					
34422	2- 4-13	3-26-13	Stoddard Motor Co.	8 45	33840	1-22-13	3-25-13	The General Fireproofing Co.	185 40						
34423	3-10-13	3-26-13	Keuffel & Esser Co.	29 28	33841	1-10-13.	1-13-13	Keuffel & Esser Co.	108 12						
34425	3- 4-13	3-26-13	Royal Eastern Elec. Supply Co.	3 45	33844	1- 3-13	3-25-13	The X X Co.	235 00						
34427	3-12-13	3-26-13	New York Belting and Packing Co.	16 80	33889	2- 8-13	3-25-13	William T. Baker, Inc.	130 50						
34435	3- 8-13	3-26-13	M. H. Dingee & Co.	53 70	33853		3-25-13	M. B. Brown Printing & Binding Co.	1,308 76						
President, Borough of The Bronx.															
34954	3-15-13	3-27-13	A. B. Dick Co.	\$16 00	33860	1- 8-13.	2-19-13	A. B. Dick Co.	173 40						
34955	3-24-13	3-27-13	A. B. Dick Co.	4 70	33862	1- 8-13.	2-19-13	Fidelity International Agency.	31 55						
34956		3-27-13	The Banks Law Publishing Co.	2 50	33870	2- 7-13	3-25-13	The Hecla Press	52 70						
34957	3- 4-13	3-27-13	The Swinehart Tire and Rubber Co.	6 00	33872	2-15-13	3-25-13	E. Belcher Hyde	30 00						
34958	3-14-13	3-27-13	A. S. Sherwood	8 55	33874		3-25-13	Jones & Leigh Mfg. Co.	46 43						
34959	3-15-13	3-27-13	Republic Rubber Co. of New York	9 00	33879		3-25-13	Library Bureau.	25 20						
34960	3-18-13	3-27-13	Central Trust and Savings Co., Philadelphia, Pa., assignee of the R. M. Hollingshead Co.	9 00	33882	1-30-13	3-25-13	The Lufkin Rule Co.	36 20						
34961	3-19-13	3-27-13	The Auto Supply Co.	9 60	33888	2- 8-13	3-25-13	Page Tredway Co.	140 00						
34962	3- 7-13	3-27-13	A. P. Dienst Co., Inc.	13 10	33887	1-22-13	3-25-13	Clarence S. Nathan	67 50						
34963	3- 7-13.	3-19-13	United & Globe Rubber Mfg. Co.'s....	47 46	33891	1- 6-13.	2-10-13	The J. W. Pratt Co.	89 09						
34964	3-11-13	3-27-13													

Finance Voucher No.	Invoice Dates.	Received in Department of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates.	Received in Department of Finance.	Name of Payee.	Amount.
35085	3-27-13	Kensico Cemetery or Rockland County Trust Co.	33,999 44	33739 2-28-13	3-25-13	Connelly Iron Sponge and Governor Co.	9 35		
35086	3-27-13	Rockland County Trust Co. of Nyack, N. Y.	31,838 84	33740 1- 9-13	3-25-13	Remington Typewriter Co.	60		
35087	3-27-13	Kensico Cemetery or Rockland County Trust Co.	1,800 00	33742 2-18-13	3-25-13	N. Ryan Co.	296 25		
36432	3-22-13 3-31-13	Town of Newburgh, Orange County, N. Y.	278 51	33744 3-14-13	3-25-13	Louis D. Gregory.	79 87		
		United States Volunteer Life Saving Corps.		33750 3-11-13	3-25-13	The Engineering Record.	3 00		
35338	3-28-13	Patterson Bros.	8 45	33753 3-26-13	3-25-13	A. B. Noon.	55 00		
35339	3-18-13 3-21-13	F. O. Pierce Co.	5 62	33754 3-26-13	3-25-13	E. M. Smith.	115 50		
35344	3-15-13	Howard Place Co.	3 20	33757 1-31-13	3-25-13	Scranton & Lehigh Coal Co.	835 00		
33611	3-25-13	J. R. Ashley & Co., Agents, Metal Shelter Co.	95 00	34439 3-26-13	3-26-13	Frederick S. Wardwell, Assignee of John Cornwell, Jr.	6,237 00		
		Department of Water Supply, Gas and Electricity.		34444 12-14-12	3-26-13	M. P. Walsh.	3 35		
21985	2-25-13	Peace Brothers	10,889 09	34446 3-26-13	3-26-13	The Long Island Railroad Co.	3 00		
29303	3-13-13	Knight & De Micco	2,795 77	34447 3-26-13	3-26-13	F. W. Hancock, Supervising Engineer.	9 84		
32141	3- 4-13	William Farrell & Son.	130 00	34448 3-26-13	3-26-13	L. B. Shoemaker, Assistant Engineer.	5 00		
32176	3- 5-13	Ashton Laird & Co.	28 00	34451 3-26-13	3-26-13	Girdell V. Brower.	16 60		
32177	1-31-13	Alexander R. Boyce.	44 60	34452 3-26-13	3-26-13	Girdell V. Brower, Superintendent.	81 62		
32202	12-17-12	James McCullagh.	7 89	34453 3-26-13	3-26-13	John Lamborghini.	25 00		
33721	3- 5-13	New York Letter Co.	13 50	34454 3-26-13	3-26-13	Frank G. Baur.	9 85		
33722	2-26-13	Tower Mfg. & Novelty Co.	25 00	34455 3-26-13	3-26-13	Cranford Brothers.	13 59		
33723	2-28-13	Knickerbocker Ice Co.	13 20	34456 3-26-13	3-26-13	Cranford Brothers.	12 90		
33726	3-11-13	E. G. Soltman.	3 87	34457 3-26-13	3-26-13	Cranford Brothers.	5 20		
33729	3- 1-13	Vacuum Oil Co.	26 19	34458 3-26-13	3-26-13	E. D. Fox.	6 40		
33731	2-28-13	Typewriter Speed Key Co.	22 05	34459 3-26-13	3-26-13	Henry R. Worthington.	12 45		
33733	3-15-13	Oscar Schlichting.	7 50	34460 3-26-13	3-26-13	Donegan & Swift, Inc.	341 72		
33735	3-17-13	Manufacturers Agency & Sales Co.	94 74	34461 3-26-13	3-26-13	Vacuum Oil Co.	19 25		
				34462 3-26-13	3-26-13	John C. Grennell.	23 50		
				34463 3-26-13	3-26-13	Fred H. Brutsche.	4 50		
				34464 3-26-13	3-26-13	J. L. Welch.	4 50		
				34465 3-26-13	3-26-13	A. Alport.	10 00		
				34466 3-26-13	3-26-13	Abraham Sacks.	6 00		
				34467 3-26-13	3-26-13	Abraham Sacks.	5 50		

VOUCHERS RECEIVED IN DEPARTMENT OF FINANCE WEDNESDAY, APRIL 2, 1913.

A statement is herewith submitted of all vouchers filed in the Department of Finance on this date in which is shown the Department of Finance voucher number, the date or dates of the invoices or bills, the name of the payee and the amount of the claim. Where two or more bills are embraced in one voucher, the dates of the earliest and latest are given.

If the vouchers are found to be correct, and properly payable to the respective claimants, it will be my endeavor to have the warrants therefor made ready for payment within the next seven days.

If any claimant within the time stated does not receive his warrant or a written notice in relation thereto, then written or verbal inquiry may be made at this office, using the Department of Finance voucher number as a ready means of reference.

WM. A. PRENDERGAST, Comptroller.

Finance Voucher No.	Invoice Dates.	Name of Payee.	Amount.
Board of Ambulance Service.			
37569	12-31-12	Clark & Gibbey, Inc.	\$3 00
37570	1-13-13	N. Y. Tel. Co.	13 96
37571		D. C. Platter.	2 20
37572		German Hosp., Bklyn.	70 00
37573		Holy Family Hosp.	125 00
37574		Lebanon Hosp. Assn.	140 00
37575		Washington Heights Hosp.	140 00
Armory Board.			
37139	4- 1-13	Thos. F. Maher.	\$197 00
37140		L. Plaut & Co.	7,200 00
Board of Assessors.			
37527	2- 3-13	Kenneth Sweet.	\$133 80
37528	1-31-13	N. Y. Telephone Co.	44 43
Bellevue and Allied Hospitals.			
37802		Mary Staib.	\$2 60
37803		Emma M. Kunze.	1 80
37804		Minerva Post.	4 25
37805		Helen Hillard.	1 80
37806		Edward J. Kelly.	2 85
37807		Elsie C. Nicholls.	10 20
37808		M. S. Gregory.	10 70
37809		Michael J. Harkins.	2 55
37810		A. E. Aikman.	6 90
37811		Sada Tomlinson.	23 79
37812		Cyrus W. Field.	4 05
Department of Bridges.			
37335	3-13-13	A. J. & J. J. McCollum.	\$62 10
37436	2- 7-13	S. Tuttle's Sons & Co.	163 20
37437	3-15-13	Massasoit Mfg. Co.	11 38
37438	3- 1-13	Swan & Finch Co.	10 00
37439	3-17-13	John Boyle & Co.	62 40
37440	3- 7-13	H. E. Grupe.	8 50
37441	3-14-13	Dept. of Correction.	12 75
37442	3-18-13	The Croker Nat'l Fire Prev. Eng. Co.	30 60
37443	3- 6-13	The H. B. Smith Co.	175 00
37444	3-12-13	W. R. Ostrander & Co.	75 00
37445	3-14-13	Dept. of Correction.	107 00
37446	3- 7-13	Benj. Moore & Co.	23 62
37447	3-17-13	Pittsburgh Plate Glass Co.	14 00
37448	3-11-13	Alexander & Ellis.	5 76
37449	2-28-13	American Mason Safety Tread Co.	644 28
37450	3-10-13	H. E. Grupe.	28 77
37451	3-15-13	Barrett Mfg. Co.	13 60
37452	3- 3-13	The Mica Paint Co.	45 00
37453	2- 5-13	Smith & Loughlin, Inc.	1 43
37454	3-12-13	Thos. W. Kiley & Co.	49 99
37455	3- 1-13	Brooklyn Bridge.	432 20
37456	3-15-13	Empire Roofing and Damp-proofing Co.	140 00
37457	3-10-13	The John C. Orr Co.	13 81
37458	3- 7-13	The Goodyear Tire and Rubber Co.	7 21
37459	1-31-13	John Bunce Co.	10 65
37460	3- 5-13	The Seamless Rubber Co.	68 62
Department of Correction.			
37369	3- 8-13	Dept. of Public Charities.	\$45 00
37370	3- 5-13	Wm. Elliott & Sons.	478 45
37371	3- 7-13	Peter Henderson & Co.	20 40
37372	2-28-13	D. H. McIlvain.	9 05
37373	2-14-13	Cavanagh Bros. & Co.	368 85
37374	1-17-13	John S. Kennedy.	18 25
37375	3-18-13	John S. Kennedy.	8 50
37376	3-19-13	James M. Shaw & Co.	107 88
37377	2-19-13	John Wanamaker.	118 85
37378	3- 5-13	James S. Barron & Co.	504 81
37379	2- 5-13	Wm. Elliott & Sons.	19 45
37380	3-15-13	Peter Henderson & Co.	17 30
37381	1-15-13	Harry M. Kaiser.	198 00
37382	3- 1-13	Geo. Damon & Sons.	39 90
37383	3-14-13	Bramhall, Deane & Co.	8 64
37384	1-28-13	Bruce & Cook.	315 00
37385	2-24-13	Hull, Grippen & Co.	65
37386	2-27-13	The J. L. Mott Iron Works.	82 30
37387	2-28-13	Geo. H. Storm & Co.	24 71
37388	2-26-13	Wilson H. Toll.	32 50
37389	3- 3-13	The Fidelity Dumbwaiter Guarantee Co.	33 00
37390	3-10-13	Filmore Iron Works Co.	124 96
37391	3-19-13	Kipp Wagon Co.	97 50
37392	2-28-13	Star Window and House Cleaning Co.	19 00
City Court, New York.			
37120	3-10-13	Art Metal Construction Co.	\$47 20
37121	3- 7-13	Art Metal Construction Co.	99 46
37122	3- 7-13	Art Metal Construction Co.	31 95
37123	3-18-13	The Banks Law Publishing Co.	4 00
37124	3- 2-13	W. E. Taylor.	7 50

Finance In- Voucher voice No.	In- Date.	Name of Payee	Amount	Finance Vouch-Invoice er No.	Finance Vouch-Invoice er No.	Name of Payee	Amount	Finance Vouch-Invoice er No.	Name of Payee	Amount	
37200	1-27-13	The Macmillan Co.	15 60	37316	1-18-13	D. C. Heath & Co.	32	37496	2-15-13	Fred'k Pearce Co.	11 10
37201	1-27-13	The Macmillan Co.	32 00	37317	1-16-13	A. L. A. Pub. Board.	1 50	37497	3-20-13	Nelson Bros.	502 30
37202	1-27-13	The Macmillan Co.	6 00	37318	1-30-13	D. Appleton & Co.	4 03	37498	3-24-13	A. M. Stein & Co.	680 00
37203	1-27-13	The Macmillan Co.	78 80	37319	1- 2-13	The Macmillan Co.	19 43	37499	2- 2-13	The Goodyear Tire and Rubber Co.	968 47
37204	1-28-13	Houghton, Mifflin Co.	55 60	37320	10-17-12	F. S. Banks & Co.	1 38	37500	2-28-13	B. F. Goodrich Co.	195 30
37205	1-21-13	Houghton, Mifflin Co.	32 00	37321	1- 8-13	The Baker & Taylor Co.	33 51	37501	3-15-13	Rajah Auto Supply Co.	99 00
37206	1-20-13	P. J. Foster	98 84	37322	1-31-13	D. Appleton & Co.	8 74	37502	3-11-13	W. L. Glidden.	45 00
37207	1-23-13	Allyn & Bacon	16 80	37323	1-18-13	Ginn & Co.	5 00	37503	3-10-13	Gutta Percha and Rubber Mfg. Co.	146 64
37208	1-20-13	Isaac Pitman & Sons	72 11	37324	11-27-12	The Smith Tablet Co.	45 80	37504	3-18-13	Wall Rope Works of New York	285 95
37209	1-21-13	Rand McNally & Co.	10 00	37325	12-30-12	Globe School Book Co.	9 00	37505	2- 7-13	Stewart Warner Speedometer Cor'n	8 50
37210	1-21-13	Chas. Scribner's Sons	17 20	37326	2- 6-13	Greenhut, Siegel-Cooper Co.	12 80	37506	3- 6-13	Niagara Auto Radiator Co.	39 00
37211	1-27-13	H. H. Harrison	2 00	37327	1-30-13	Gerry & Murray	3 25	37507	3-14-13	Kerr & Krenkel	593 00
37212	1-29-13	American Book Co.	536 92	37328	1-23-13	E. W. A. Rowles	13 75				
37213	1- 2-13	Eimer & Amend	2 40	37329	2- 4-13	Bloomingdale Bros.	12 96				
37214	12- 9-12	Hammacher, Schlemmer & Co.	52 56	37330	11-26-12	The Smith Tablet Co.	24 95				
37215	12-10-12	Roy Press	24 75	37674	1-27-13	Schwagerl Bros.	91 07				
37216	1- 2-13	Funk & Wagnalls Co.	3 00	37675	2-18-13	Schwagerl Bros.	297 50				
37217	1-14-13	Keppler & Schwarzmann	4 50	37676	2-18-13	Schwagerl Bros.	70 29				
37218	11-14-12	Barnhart Bros. & Spangler	58 82	37677	1-20-13	Schwagerl Bros.	749 56				
37219	2- 7-13	Hammacher, Schlemmer & Co.	2 90	37678	1-17-13	Schwagerl Bros.	357 00				
37220	2- 5-13	Beekman Paper & Card Co.	17 65	37683	2-27-13	The J. W. Pratt Co.	4,435 37	37412		Knickerbocker Ice Co.	\$185 97
37221	11- 9-12	Hugh D. McGrane	2 00	37684	1-31-13	The J. W. Pratt Co.	2,649 99	37413	3- 1-13	Brosseau & Son	494 66
37222	1-14-13	Parex Mfg. Co.	5 05	37685	3-31-13	Herman Sacks	620 00	37414	2-28-13	Shultz' Bread Co.	269 48
37223	1-21-13	Hammacher, Schlemmer & Co.	1 00	37686	3-28-13	E. F. Keating	1,013 16	37415	2-28-13	Borden's Condensed Milk Co.	2,242 98
37224	1-14-13	The New Home Sewing Machine Co.	2 18	37687	3-31-13	Frymier & Hanna Co.	6,512 80	37416	2-28-13	Conron Bros. Co.	448 26
37225	1-28-13	Curtis & Blaisdell Co.	22 40	37688	3-31-13	Frymier & Hanna Co.	20,745 00	37417	2-28-13	Conron Bros. & Co.	495 60
37226	1-17-13	S. Trimmer Sons, Inc.	28 50	37689	3-31-13	Jos. Ohlhausen	1,718 25	37418	3- 1-13	Anthony Krayer	116 60
37227	2-10-13	The De Felice Studio	7 80					37419	1-31-13	Jas. Milne	134 00
37228	1- 4-13	Schoverling, Daly & Gales	51 20					37420	12-31-12	Shultz' Bread Co.	189 12
37229	1-23-13	Neal & Brinker Co.	98					37421	12-31-12	J. F. Gylsen	382 55
37230	1-24-13	The Taylor, Holden Co.	29 77					37422	2-27-13	Syndicate Trading Co.	477 90
37231	2-19-13	Hugh D. McGrane	300 00								
37232	1-17-13	John Murphy Co.	4 50								
37233	12-31-12	D. S. Guyon	105 00								
37234	12-13-12	Wm. Spence	6 60								
37235	8- 8-12	Henry Holt & Co.	80 00								
		Department of Finance.									
37236	11-30-12	N. Y. Telephone Co.	\$50 78	37393		Chas. W. McDonald &c.	\$3,413 64	37576	4- 1-13	The Peerless Towel Sup. Co.	\$6 15
37237	12-31-12	N. Y. Telephone Co.	97 86	37394		Guy Vroman &c.	125 00				
37238	12-31-12	N. Y. Telephone Co.	97 86	37395		John S. Davenport	90 00				
37239	1-17-13	M. J. Tobin	12 00	37396		Amy E. Haskins	19 40				
37240	2- 7-13	A. P. Little Co.	3 00	37397		Johanna Reardon &c.	474 47				
37241	2-26-13	J. S. Babcock Co.	4 25	37398		Nivard A. Habersack &c.	659 16				
37242	3- 1-13	George W. Millar & Co.	6 25	37399		Wallace M. Swift	1,000 00				
37243	1-20-13	Ginn & Co.	14 40	37400		National Surety Co.	500 00				
37244	1-20-13	Ginn & Co.	1 60	37401		Patrick McGovern	4 12				
37245	1-28-13	Ginn & Co.	80 00	37402		Concord Realty Co.	9 66				
37246	2- 3-13	Ginn & Co.	38 40	37403		Isaac Goldman Co.	2 07				
37247	2- 5-13	Ginn & Co.	14 40	37404		Henry Roth	34 96				
37248	2- 6-13	Ginn & Co.	24 00	37405		Patrick S. Herlihey	7 45				
37249	2- 7-13	D. C. Heath & Co.	9 36	37406		Henry E. Oats	10 12				
37250	2-13-13	D. C. Heath & Co.	6 72	37407		Anna Maria Tierney	13 80				
37251	2-15-13	D. C. Heath & Co.	12 00	37408		H. A. Howarth	6 55				
37252	2-19-13	D. C. Heath & Co.	17 28	37409		Fredk. Ayer, Relator	703 05				
37253	1- 2-13	The Macmillan Co.	6 78	37410		United Merchants' Realty & Imp. Co.	843 53				
37254	1-28-13	The Macmillan Co.	20 00	37535		James A. Dayton	40 00				
37255	1-28-13	The Macmillan Co.	10 80	37536		Philip Thomas	20 00				
37256	1-28-13	The Macmillan Co.	80 00	37537		George M. O'Connor	40 00				
37257	2-20-13	The Macmillan Co.	10 00	37538		Charles J. D. Noble	305 00				
37258	2-21-13	The Macmillan Co.	21 00	37539		Louis Schantz	245 00				
37259	2-28-13	The Macmillan Co.	156 00	37540		Gustave Semmig	250 00				
37260	2-17-13	American Book Co.	38 40	37541		Frank F. Adel	545 00				
37261	2-20-13	American Book Co.	67 20	37542		William Bruel	535 00				
37262	3- 1-13	American Book Co.	5 76	37550		Michael J. Carter	540 00				
37263	3- 1-13	American Book Co.	57 60			Emma Drew, as Executrix of the Estate of William Henry Drew, Deceased	135 04				
37264	1-19-13	Charles Scribner's Sons	8 00			Frank Dauenhauer and Theresa Dauenhauer	750 00				
37265	1-20-13	Charles Scribner's Sons	40			Frank Lacativa	157 31				
37266	2- 6-13	Charles Scribner's Sons	10 80			Konrad Nunner	75 00				
37267	2-11-13										

Finance Vouch- er No. er Dates.	Name of Payee.	Amount.	Finance Vouch- er No. er Dates.	Name of Payee.	Amount.	Finance Vouch- er No. er Dates.	Name of Payee.	Amount.			
37180 2-26-13	W. H. Terhune	18 00	37657 3-17-13	Olin J. Stephens	128 50	37365	N. Y. Tel. Co.	83 46			
37181 2-1-13	J. Rosenthal	3 45	37658 3-19-13	Wm. Isemann	3 42	37366	City of Yonkers	2,720 29			
37182 1-31-13	F. Schlinger	15 00	37659 3-13-13	Cadillac Motor Car Co.	12 00	37367	Chas. C. Davis	12 80			
Police Department.											
37815	Rhinelander Waldo, Commr.	\$2 34	37660 3-17-13	Chas. E. Miller	5 50	37368	Wm. P. Hennessy	69 80			
President, Borough of Manhattan.											
37617 11-6-12	New York Edison Co.	\$24 70	37661 3-18-13	The Locomobile Co. of America	50 23	37759 3-15-13	Sterling Top and Equipment Co.	18 00			
37618 11-2-12	Russell & Erwin	69 34	37662 3-24-13	Chas. Graff	13 80	37751 12-31-12	N. Y. Edison Co.	24 00			
37619 11-7-12	Canton Art Metal Co.	175 50	37663 3-25-13	N. Y. Sport. Goods Co.	6 12	37752 1-15-13	Welsbach Gas Lamp Co.	3 00			
37620 3-7-13	Keuffel & Esser Co.	58 08	37664 3-29-13	Machelin Tire Co.	42 75	37753 12-23-12	Welsbach Gas Lamp Co.	71 32			
37621 2-1-13	The N. Y. Multi-Color Copying Co.	98 31	37665 3-26-13	J. L. Lewis	34 49	37754 1-23-13	Durand Steel Locker Co.	69 74			
37622 2-1-13	Obrig Camera Co.	10 80	37666 3-26-13	Good Roads	1 00	37755 1-20-13	Arthur T. Wibom	10 50			
37623 1-24-13	Shaw-Walker Co.	76 56	37667 3-26-13	Otto Haas	12 00	37756 1-8-13	Transit Development Co.	26 31			
37624 2-15-13	Shaw-Walker Co.	1 20	37668 3-25-13	American Can Co.	5 00	37757 3-5-13	Eimer & Amend	2 85			
37625 2-1-13	Emil Stopp	19 37	37669 3-22-13	Church E. Gates Co., Inc.	46 24	37758 3-26-13	Obrig Camera Co.	21 75			
37626 2-27-13	Tower Mfg. & Nov. Co.	9 31	37670 3-31-13	John Bell Co.	39 90	37760 3-3-13	Alfred Chatwin Supply Co.	17 25			
37627 2-6-13	Commercial Camera Co.	74 25	37671 3-21-13	John P. Jube & Co.	6 00	37761 3-1-13	Hammacher-Schlemmer Co.	3 75			
37628 2-27-13	New Standard Adding Machine Co.	2 50	37672 3-15-13	A. Rudolph	2 00	37762 1-31-13	T. K. Kernochan Co.	37 25			
37629 2-27-13	Shaw-Walker Co.	19 20	37673 3-27-13	The Consolidated Stamp Mfg. Co.	2 00	37763 3-26-13	American Express	23 70			
37630 3-10-13	John Greig	73 25	President, Borough of Brooklyn.								
37631 3-3-13	Raritan Chemical Works	69 62	37801	Malone & Letteiri	\$2,933 82	37764 3-26-13	E. Belcher Hyde	14 00			
37632 2-27-13	Pure Oil Co.	6 00	37800	Carmine Carraturo	1,318 15	37765 2-4-13	The Madison Ave. Stables	60 00			
37633 2-1-13	Hexter Motor Truck Co.	10 81	President, Borough of Richmond.								
37634 2-3-13	Sheppard-Knapp & Co.	7 60	37690 3-14-13	W. L. Stephens	\$493 15	37766 2-19-13	J. H. Ahern	30 00			
37635 1-13-13	George W. Benham	6 90	37691	J. M. Knopp	1,563 00	37767 1-31-13	C. F. Keller	12 00			
37636 2-18-13	Murray & Sorenson	38 00	37692	Wm. H. Mersereau	200 00	37768 1-31-13	David P. Rumph	30 00			
37637 2-27-13	Kali Lumber Co.	23 90	Department of Street Cleaning.								
37638 2-24-13	John S. Kennedy, A. & W.	28 95	37346	John J. O'Brien	\$84 20	37769 3-1-13	Edward Cole	70 00			
37639 3-8-13	Samuel Lewis	126 00	37347	John J. O'Brien	3 35	37770 3-4-13	Edwin Roberts	60 00			
37640 3-11-13	Wm. Hunrath	4 50	37348	John J. O'Brien	52 10	37771 3-1-13	Jos. B. Finan	70 00			
37641 3-13-13	Candee, Smith & Howland Co.	31 25	37349	John J. O'Brien	33 70	37772 3-13-13	David P. Rumph	30 00			
37642 2-10-13	Candee, Smith & Howland Co.	91 00	37350	John J. O'Brien	1 30	37773 2-28-13	C. F. Keller	3 00			
37643 2-5-13	The Standardizing Co.	17 50	37351	John J. O'Brien	15 00	37774 3-10-13	Madison Ave. Stables	54 00			
37644 2-10-13	Jos. Gallagher's Sons	10 80	37352	John J. O'Brien	3 05	37775 3-1-13	Henry J. Glasser	60 00			
37645 2-11-13	Geo. C. Lavery & Co.	229 28	37353	John J. O'Brien	80	37776 3-1-13	Jas. Abbott	60 00			
37646 3-3-13	Nason Mfg. Co.	25 78	Department of Water Supply, Gas and Electricity.								
37647 3-3-13	N. Z. Graves & Co.	23 25	37354	M. P. Walsh	\$3 00	37777 2-28-13	T. K. Kernochan	60 00			
37648 3-3-13	Candee, Smith & Howland Co.	3 40	37355	Wm. Hauck	11 61	37778 2-28-13	T. K. Kernochan	30 00			
37649 1-30-13	Manhattan Elec. Sup. Co.	14 66	37356	H. R. Emerson	30 60	37779 2-28-13	Wynn Bros.	45 00			
37650 3-11-13	Clement Restein Co.	11 55	37357	Hugh R. Emerson	21 47	37780 3-1-13	Flushing Stables	9 00			
37651 2-11-13	Otis Elevator Co.	11 50	37358	Wm. R. Birdsley	25 18	37781 3-1-13	Daniel J. Haggerty	18 00			
37652 2-27-13	Nason Mfg. Co.	18 92	37359	Chas. H. Lansing	61 98	37782 3-31-13	T. K. Kernochan	60 00			
37653 3-4-13	Nason Mfg. Co.	14 80	37360	August H. Jirchner	55 15	37783 6-10-12	W. & C. Sheehan	9 43			
37654 2-21-13	H. W. Johns-Manville Co.	19 35	37361	D. F. Verdenal	91 90	37784 3-3-13	Crandon Bros.	7 00			
President, Borough of The Bronx.									37785 2-24-13	Neptune Meter Co.	5 95
37655 3-26-13	A. Rudolph	89 90	37362	M. I. Clarkin	28 91	37786 2-15-13	Robt. B. Russell	6 18			
37656 3-20-13	Edward Wright	995 00	37363	John F. Skenett	58 27	37787 2-17-13	Frank G. Baur	5 19			
			37364	Geo. Sheridan	31 65	37788 2-28-13	Frank G. Baur	13 48			
						37789 2-11-13	Staten Is'l'd Shipbuilding Co.	297 49			
						37790 2-11-13	Turbo Blower Co.	95 00			
						37791 12-23-12	E. C. Tecktonius Mfg. Co.	357 75			
						37792 12-13-12	H. W. Johns-Manville Co.	9 50			
						37793 12-23-12	Cavanagh Bros. & Co.	4 00			
						37794 3-21-13	The Smith, Worthington Co.	2 92			
						37795 3-21-13	The Smith, Worthington Co.	2 52			
						37796 3-25-13	Alfred Chatwin Supply Co.	6 93			
						37797 3-25-13	Alfred Chatwin Supply Co.	6 93			
						37798 3-12-12	Kolesch & Co.	29 31			
						37799 3-5-13	Robert B. Russell	15 28			

Permanent Census Board.

The following open market orders have been issued: To Tabulating Machine Co., 1937 Broad-Exchange Building, rental of machine for January, \$48.50; Knickerbocker Ice Co., 52d st. and East River, ice, for January, \$4; American Distilled Water Co., 406 E. 53d st., water for January, \$4.80; Dieges & Clust, 20 John st., for Enumerators' badges, \$75; Autograph Fountain Pen Co., 1133 Broadway, Manhattan, for 35 fountain pens, \$42; A. C. Gruel, 241 W. 39th st., Manhattan, truckage, \$10; Crowell Publishing Co., 381 4th ave., Manhattan, postage stamps, \$75; Wm. H. Strang, 900 Atlantic ave., Brooklyn, for moving office furniture and equipment, \$170; State Superintendent of Prisons, Albany, N. Y., for desks and chairs, \$146; Crowell Publishing Co., postage stamps, \$31.79; Ansonia Clock Co., 99 John st., Manhattan, clock, \$4.70; Fairbanks Co., Broome st., Manhattan, rubber-tired truck, \$7.70; Tabulating Machine Co., rental for February, \$48.50; Knickerbocker Ice Co., ice for February, \$4; American Distilled Water Co., water for February, \$4.80; Julius Haas, 221 E. 59th st., Manhattan, repairing desks, etc., \$20.25; Crowell Publishing Co., postage stamps, \$70; Julius Haas' Sons, 221

E. 59th st., 9 desk tops, \$153; Manhattan Supply Co., 115 Franklin st., Manhattan, 6 costumers, \$42.60; Hale Desk Co., 15 Stone st., Manhattan, high chairs and typewriter chairs, \$63; New York State Prison Department, 97 Warren st., Manhattan, 20 oak tables, \$100; H. D. McGrane, 51 William st., Manhattan, postage stamps, \$70.

Borough of Manhattan.

Bureau of Buildings.

March 24, 1913.

Statement of operations for the week ending March 22, 1913: Plans filed for new buildings, 22; estimated cost, \$4,145,075; plans filed for alterations, 68; estimated cost, \$122,717; buildings reported as unsafe, 52; other violations of law reported, 184; unsafe building notices issued, 78; violation notices issued, 646; unsafe building cases forwarded for prosecution, 1; violation cases forwarded for prosecution, 32; iron and steel inspections made, 3,247.

Bureau of Buildings.

March 26, 1913.

Because of violations of Section 141 of the Building Code and of the Revised Rules and Regulations of the Bureau of Buildings, the registration of the following-named plumbers has been canceled: Casazza, Angelo L., 169 Worth st., March 10, 1913; Schwarz, George E., 102 W.

Within the past two years applicants for certain positions in the classified list of the civil service have been compelled to furnish certified copies of the records of their birth before being permitted to take the necessary examinations. As these positions include those of Policemen, Firemen and Inspectors, the number having recourse to the birth records amounts to several thousands annually.

The number of searches made with the object of proving the age of the applicant has been a constant quantity for many years. In criminal cases the innocence or guilt of the accused not infrequently depends upon his age and the law provides for the acceptance by the court of certified copies of the records. In civil cases, such as the passing of title, inheritances by minors, etc., much use is made of the records of birth. Several of the countries of continental Europe require certificates of birth to be produced before marriage can take place, and upon a number of occasions our records have been consulted in order to obtain a certified copy in cases where one of the contracting parties was American born. In 1912 the number of searches of all records in the office of the Registrar was over 173,481; 45,361 of these were for certified copies of certificates of death; 4,803 for copies of marriage certificates, and the remainder, 123,317, for searches of birth records, 90 per cent. of these last for school and employment purposes. These figures are mentioned in order to give an idea of the relative demand made for the various purposes specified. This demand will undoubtedly increase and with it, perhaps, will come ultimately a complete record of births, marriages and deaths.

A NEW PRECAUTION AGAINST TYPHOID FEVER.

At a meeting of the Board of Health of the Department of Health of The City of New York held March 25, 1913, the following resolution was adopted concerning the provision of privies by contractors and their duties in regard thereto. It was designated as section 37a of the Sanitary Code, and reads as follows:

"Section 37a. Contractors or builders shall provide or cause to be provided temporary privies for the use of the men employed during construction work, at some convenient place upon the premises, or which shall be readily accessible, and the same shall be properly screened to prevent the entrance of flies thereto. The contents of such privies shall be disinfected and removed and shall not be allowed to accumulate thereto. Contractors, builders or other persons having the management and control of construction work shall prevent the commission of any nuisance by workers, employees or other persons in and about such work or premises connected therewith, and require workers and employees to use the privies so provided.

"It is hereby made the duty of each owner or occupant of any premises on which a privy is located or used to cause the same to be properly screened, so that flies shall not have access thereto or to the contents thereof."

SPECIAL FOOD BULLETINS.

It is frequently difficult for the manufacturer to determine what substances may be used in the manufacture of food products without detriment to the consumer and without violation of sanitary requirements. Believing that a definite and uniform decision should be reached and announced, both to the public and to the dealers, whenever any such problem arises, the Commissioner purposes to issue from time to time in the form of special bulletins or circulars an official interpretation of the standards and requirements of the Department of Health as applied to particular food questions. The first of these circulars, published in the last issue of the Weekly Bulletin, deals with the subject of "soap bark" in effervescent drinks. Circular No. 2, reprinted below, deals with paraffine in foods.

A special mailing list will be established for this series of food circulars, and all food dealers and manufacturers and others interested will be supplied with copies upon application to the Commissioner of Health.

PARAFFINE IN FOODS.

Food Circular No. 2.

"The attention of the Department of Health has been called to the use of paraffine in candies. In view of the fact that paraffine has no food value, is not digestible and is chemically a mineral, the use of paraffine in any amount in foods is considered an adulteration and is prohibited. Hereafter, when paraffine is found in foods, prosecutions will be instituted."

VITAL STATISTICS

Summary for Week Ending Saturday, 12 M., March 29, 1913.

Boroughs.	Population U.S. Census April 15, 1910.	Estimated Population July 1, 1913.	Deaths.						Still-births.	Death-rate.
			1912.	1913.	Sec'd, rec'd.	1913.	Births.	Marriages.		
Manhattan	2,331,542	2,487,706	827	815	800	1,178	477	76	17.70	17.09
The Bronx	430,900	503,961	151	100	291	67	17	14.83	14.29	13.76
Brooklyn	1,674,351	1,845,443	527	554	505	926	308	55	15.48	15.66
Queens	284,041	359,261	79	103	113	153	23	14	12.33	14.93
Richmond	85,969	95,872	33	28	28	24	8	3	18.58	15.24
City of New York...	4,766,883	5,372,983	1,617	1,660	1,660	2,572	883	165	16.31	16.12

*Corrected according to borough of residence.

† The presence of several large institutions, the great majority of whose inmates are non-residents of the city, increases considerably the death-rate of this Borough.

Deaths by Principal Causes, According to Locality and Age.

Boroughs.	Contagious Diseases detailed elsewhere.		Malaria.	Tuberculosis.	Pulmonary.	Cerebro-Spinal Meningitis.	Bronchitis.	Diarrhoeal Diseases under 5 Years.	Pneumonia.	Broncho Pneumonia.	Suicides.	Homicides.	Accidents.	Under 1 Year.	Under 5 Years.	5-65 Years.	65 Years and Over.
	1912.	1913.															
Manhattan	31	..	122	..	12	27	24	82	82	66	13	1	44	157	242	452	121
The Bronx	17	..	33	..	8	5	5	11	7	4	..	4	23	42	100	100	18
Brooklyn	28	..	57	..	8	20	19	68	46	4	1	2	106	159	289	106	106
Queens	5	..	8	..	2	2	2	9	7	1	1	7	17	25	59	19	19
Richmond	3	1	2	..	2	3	3	14	11	11	11
Total....	81	..	223	2	22	54	50	171	128	22	3	77	306	471	914	275	275

*Corrected according to borough of residence.

† The presence of several large institutions, the great majority of whose inmates are non-residents of the city, increases considerably the death-rate of this Borough.

Cases of Infectious and Contagious Diseases Reported.

Week Ending.	Dec. 28.	Jan. 4.	Jan. 11.	Jan. 18.	Jan. 25.	Feb. 1.	Feb. 8.	Feb. 15.	Feb. 22.	Mar. 1.	Mar. 8.	Mar. 15.	Mar. 22.	Mar. 29.	Infectious and Contagious Diseases in Hospital.			
															Willard Parker Hospital.	Riverside Hospital.	Kingston Ave. Hospital.	Otisville Sanatorium.
Tuberculosis...	332	295	497	483	456	465	446	369	539	526	561	498	669	560				
Diphtheria and Croup...	338	338	280	397	363	470	338	342	367	355	367	333	313	337				
Measles...	208	395	551	403	472	454	459	473	552	777	833	971	976	1,197				
Scarlet Fever...	283	304	338	301	333	402	201	325	380	443	450	471	440	347				
Smallpox...	1	2				
Chickenpox...	133	140	268	214	278	245	156	194	158	203	195	201	148	141				
Typhoid Fever...	21	30	23	19	20	19	19	13	27	28	23	28	17	17				
Whooping Cough...	25	12	26	50	63	63	71	49	62	78	73	106	64	66				
Cer. Spinal Meningitis...	6	4	6	6	6	9	9	7	5	6	7	12	7	8				
Total.....	1,436	1,534	1,991	1,933	1,991	2,127	1,790	1,773	2,090	2,462	2,500	2,610	2,634	2,674				

Infectious and Contagious Diseases in Hospital.

	Scarlet Fever.
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Police Department.

Report for Week Ending March 8, 1913.
March 3, 1913.

The following Captain of Police was detailed to act as Inspector, with the title while so acting of Inspector of Police, and was transferred and assigned as indicated: To take effect at noon, March 1, 1913: James H. Gillen, from 29th precinct to 3d Inspection District.

Members of the force having been tried on charges before a Deputy Commissioner, fines were imposed as follows:

Patrolmen—Harry Wolken, 17th precinct, December 7, 1912 (complaint made while on probation), (1) did not properly relieve Patrolman on fixed post and was absent therefrom; (2) failed to obtain permission and enter absence in memorandum book, 3 days: Charles W. McSorley, 17th precinct, January 11, absence from post, 15 days; William Buckley, 23d precinct, January 15, absent from post, in hallway of liquor store, 3 days; Edwin L. Smith, 32d precinct, January 10, failed to properly patrol, loitering and apparently in conversation, 1 day; William P. Meany, 32d precinct, January 10, failed to properly patrol, loitering and apparently in conversation, 1 day; Edwin J. Gross, 68th precinct, January 14, absent from outgoing roll call, 2 days.

The following member of the force having been tried on a charge before a Deputy Commissioner, was reprimanded:

Patrolman—Otto Schmuck, 43d precinct, January 10, addressed communication to Police Commissioner, not through official channels.

The following members of the force having been tried on charges before a Deputy Commissioner, the charges were dismissed:

Lieutenant—Dennis J. Lyons, 8th precinct, February 1, failed to discover three Patrolmen off post.

Patrolmen—Robert A. Smith, 32d precinct, January 13, (1) failed to report automobile accident; (2) failed to assist man knocked down by automobile; Herman Grossberger, 33d precinct, January 13, (1) absent from post, in a stable; (2) failed to notify Lieutenant; (3) failed to have memorandum book; Edward J. Hoffman, 43d precinct, November 23, 1912, struck one Salvatore Imrogna on face with his hand; Hugo O. Wunsche, Traffic Precinct C, January 9 (1) did not properly patrol, riding in automobile; (2) failed to report accident; Harry N. Hanley, Central Office Squad, January 7, threatened to assault one Francis Hurley.

The following member of the force having been tried on charges before a Deputy Commissioner, and found guilty, was dismissed from the police force of the Police Department of The City of New York. To take effect 1.30 p. m., March 1, 1913:

Patrolman Pierce N. Poole, 12th precinct; charge, conduct unbecoming an officer.

The following member of the force having been absent without leave for five consecutive days, is deemed to have resigned, and was dismissed without notice, in accordance with the provisions of section 303 of the Greater New York Charter. To take effect as of February 26, 1913:

Patrolman Louis F. Owens, 151st precinct.

Approved—Request of Harnessmaker Frank Hardman for transfer to Street Cleaning Department.

Disapproved—Application of Patrolman Jeremiah A. Lano, 16th precinct, to be retired, not 55 years of age, not 25 years' service; application of Lieutenant Frank Gallagher, 63d precinct, to be retired, not 55 years of age, not 25 years' service.

March 4, 1913.

The following application for full pay was approved: Patrolman Daniel M. Custi, 164th precinct, from 12.10 p. m., February 1, 1913, to 4.55 p. m., February 18, 1913, while under suspension.

The following member of the force having been tried on a charge before a Deputy Commissioner the charge was dismissed: Patrolman Theodore R. Unger, 22d precinct, January 7 (1) was not quiet, civil and orderly; (2) under influence of intoxicating agent and unfit for duty.

Relieved from Suspension and Restored to Duty—Patrolmen: Theodore R. Unger, 22d precinct, to take effect at noon, March 1, 1913; Edwin L. Smith, 32d precinct, to take effect 11.45 a. m., February 28, 1913.

Suspended from Duty Without Pay—Patrolman Edwin L. Smith, 32d precinct, to take effect 11.47 a. m., February 28, 1913.

The bid of the Standard Oil Co., 56 New st., Manhattan, for furnishing the Police Department with gasoline (lance naphtha) received February 26, 1913, was rejected, the Police Commissioner deeming it for the interest of the City so to do, and the Chief Clerk was directed to re-advertise for proposals for furnishing the Police Department with gasoline (lance naphtha) in accordance with specifications.

March 5, 1913.

Masquerade ball permits granted: Adolph Suesskind, Terrace Garden, March 6, \$25; Adolph Suesskind, Terrace Garden, Manhattan, March 4, \$25; Adolph Suesskind, Terrace Garden, Manhattan, March 15, \$25; Michael Henmann, Harlem Casino, March 8, \$25; Michael Henmann, Harlem Casino, March 15, \$25; N. Naughton, Yorkville Casino, Manhattan, March 8, \$25; Walter Foatz, Ebling's Casino, The Bronx, March 8, \$25; Louis Schwartz, Webster Hall, Manhattan, March 15, \$25; John Berglind, Amsterdam Opera House, Manhattan, \$25; William Lechtrecker, Congress Hall, Brooklyn, \$10; Weber & Glatterer, Palm Garden, Brooklyn, March 8, \$10; Charles J. Albrecht, Kreuscher's Hall, March 8, \$10; Matilda Torquist, Prospect Hall, Brooklyn, March 8, \$10; Edward Horusby, New Central Hall, Manhattan, April 8, \$10; B. Kuoblock, Stauch's Hall, Brooklyn, March 6, \$10; Wm. Henmann, Henmann's Hall, Queens, March 8, \$10; R. Engelbrecht Labor Lyceum, Richmond, March 1, \$10; G. Satminen, Rinnish Socialist Hall, Brooklyn, March 15, \$10; C. W. Dunbar, Sumner Hall, Brooklyn, March 5, \$5.

March 6 1913.

The following member of the force was relieved and dismissed from the police force and service and placed on the roll of the Police Pension Fund and was awarded the following pension. To take effect 12 p. m., March 4, 1913: Patrolman Matthew H. Brown, 63d precinct, at \$700 per annum on his own application, appointed July 16, 1883.

On reading and filing report of the Chief Clerk of bids received for furnishing and delivering ten (10) motor patrol wagons and of the Bookkeeper of the amount of unexpended balance of the appropriation therefor, the contract for furnishing and delivering ten (10) motor patrol wagons, chain drive model, was awarded to the R. & L. Co., 1880 Broadway, Manhattan, for the sum and price of \$2,240 each, making a total of \$22,400 (estimate No. 1), they being the lowest bidders.

Kate Mallon Allen, of 73 Montgomery st., Manhattan, was employed as Police Matron on probation, in the Police Department of The City of New York, with compensation of \$1,000 per annum, her name appearing on eligible list dated February 24, 1913.

Harnessmaker Frank Hardman was transferred to Street Cleaning Department, to take effect March 7, 1913.

Approved: Application of Rose Rubenstein, 954 Prospect ave., that license issued in favor of Ridge Theatre, 87 Ridge st., be transferred to her. Application of Gustave Etting, for permission to withdraw deposit of \$250 for amusement license.

Disapproved: Application of James Jordan, 32d precinct, to be retired, not 25 years' service, not 55 years of age.

Accepted: Resignation of Probationary Patrolman Vito G. Auditore, No. 442, 31st precinct.

It was directed that notices of abandonment in the form prepared by the Corporation Counsel be served upon Charles H. Peckworth, contractor, 631 Hudson st., New York City, for furnishing all the labor and furnishing and erecting all the materials necessary to build and complete the new station-house, prison and garage for the 62d precinct on the ground and premises in The City of New York, on the easterly side of Simpson st., near 167th st., Borough of The Bronx, and John L. Lytle, 45 Cedar st., Manhattan, who was appointed receiver in bankruptcy for Charles H. Peckworth by the United States District Court for the Southern District of New York, and upon Olcott, Gruber, Bonyng & McManus, 170 Broadway, Manhattan, counsel for the said receiver, and upon the National Surety Co. of New York, 115 Broadway, Manhattan, and upon the American Bonding Co. of Baltimore, 84 William st., Manhattan, sureties for the said contractor.

It was directed that notices of abandonment in the form prepared by the Corporation Counsel, be served upon Charles H. Peckworth, contractor, 631 Hudson st., New York City, for furnishing all the labor and furnishing and erecting all the materials necessary to build and complete the new station house, prison and garage for the 18th precinct, on the ground and premises in The City of New York, Nos. 230-232 W. 20th st., Borough of Manhattan, and John L. Lytle, 45 Cedar st., Manhattan, who was appointed receiver in bankruptcy for Charles H. Peckworth by the United States District Court for the Southern District of New York, and upon Olcott, Gruber, Bonyng & McManus, 170 Broadway, Manhattan, counsel for the said receiver, and upon the National Surety Co. of New York, 115 Broadway, Manhattan, and upon the American Bonding Co. of Baltimore, 84 William st., Manhattan, sureties for the said contractor.

It was directed that notices of abandonment in the form prepared by the Corporation Counsel, be served upon Charles H. Peckworth, contractor, 631 Hudson st., New York City, for furnishing all the labor and furnishing and erecting all the materials necessary to build and complete the new station house, prison and garage for the 18th precinct, on the ground and premises in The City of New York, Nos. 230-232 W. 20th st., Borough of Manhattan, and John L. Lytle, 45 Cedar st., Manhattan, who was appointed receiver in bankruptcy for Charles H. Peckworth by the United States District Court for the Southern District of New York, and upon Olcott, Gruber, Bonyng & McManus, 170 Broadway, Manhattan, counsel for the said receiver, and upon the National Surety Co. of New York, 115 Broadway, Manhattan, and upon the American Bonding Co. of Baltimore, 84 William st., Manhattan, sureties for the said contractor.

On recommendation of the Inspector in Charge, Bureau of Repairs and Supplies,

and on approval of the First Deputy Commissioner, it was directed that all bids received February 26, 1913, for laundry, cleaning and disinfecting supplies be rejected, deeming it for the interests of the City so to do, and that specifications be prepared for readvertisement in the form of schedule submitted by the Inspector of the Bureau of Repairs and Supplies.

On reading and filing report of the Chief Clerk, the contract for furnishing the Police Department with 55 horses, was awarded to Fiss, Doerr & Carroll Horse Co., 115 E. 24th st., Manhattan, for the sum and price of \$320 each; total, \$17,600, they being the lowest bidders. Such contract to be executed on approval of sureties by the Comptroller.

Cleaner Thomas Keenan, 39th precinct, having been charged with absence without leave, from February 24 to March 7, 1913, and having been given an opportunity to present a defense to such charges at a hearing before the Police Commissioner, and having failed to appear at such hearing, was found guilty as charged, and was sentenced to be dismissed from the Police Department of The City of New York.

Disapproved: Application of Sergeant Thomas A. Robinson, 29th precinct, to be retired, not 55 years of age, not 25 years' service; application of Sergeant John W. Toomey, 31st precinct, to be retired, not 25 years' service, not 55 years of age; application of Patrolman Matthew H. Brown, 63d precinct, to be retired, not 25 years' service, not 55 years of age.

The following applications for full pay were approved: Patrolmen: James C. White, 8th precinct, from 3.15 p. m., August 22, 1912, to 11 a. m., February 21, 1913, while under suspension; Charles C. Steinert, 31st precinct, from 3.15 p. m., August 22, 1912, to 11 a. m., February 21, 1913, while under suspension; John F. Ward, 153d precinct, from noon, February 1, 1913, to 4.55 p. m., February 18, 1913, while under suspension.

Suspended from Duty Without Pay—Patrolman John J. Suddy, 16th precinct, to take effect 3.40 p. m., March 6, 1913.

March 8, 1913.

James McEntee, 453 W. 56th st., Manhattan, was employed as Cleaner in the Police Department of The City of New York, at the rate of \$600 per annum, his name appearing on eligible list dated March 3, 1913.

Deputy Clerk James B. Traynor having been charged with conduct prejudicial to the Police Department, in having been improperly interested in causing the transfer of a Clerk from one of the other City Departments to the Police Department, and having been granted a hearing thereon on March 7, 1913, was found guilty thereof and dismissed from the Police Department.

Deputy Clerk Henry A. Eggers having been charged with endeavoring to extort money for the purpose of securing the transfer for a Clerk from one of the City Departments to the Police Department, and having been granted a hearing thereon on March 7, 1913, was found guilty thereof and dismissed from the Police Department.

Disapproved: Application of Sergeant James M. Hamill, 31st precinct, to be retired, not 25 years' service, not 55 years of age.

Masquerade ball permits granted: F. Hettlinger, 452 Broadway, Astoria, Hettlinger's Broadway Hall, March 8, 1913, \$10; Abraham J. Lifszeit, New Star Casino Hall, Manhattan, March 29, \$25; Otto Crodo, German Club Rooms, Richmond, March 10, \$10.

The following member of the force was relieved and dismissed from the police force and service and placed on the roll of the Police Pension Fund, and is awarded the following pension. To take effect 12 p. m., March 7, 1913: Patrolman John T. Dooley, 8th precinct, on his own application, at \$700 per annum, appointed October 1, 1887.

R. WALDO, Police Commissioner.

CITY OFFICES.**MAYOR'S OFFICE.**

No. 5 City Hall, 9 a. m. to 5 p. m.; Saturday 9 a. m. to 12 m. Telephone, 8020 Cortlandt. William J. Gaynor, Mayor. Robert Adamson, Secretary. James Matthew, Executive Secretary. John J. Gleeson, Chief Clerk and Bond and Warrant Clerk.

BUREAU OF WEIGHTS AND MEASURES.

Room 7, City Hall, 9 a. m. to 5 p. m.; Saturday 9 a. m. to 12 m. John L. Walsh, Commissioner. Telephone, 4384 Cortlandt.

BUREAU OF LICENSES.

9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 4109 Cortlandt. James G. Wallace, Jr., Chief of Bureau. Principal Office, 57-59 Centre street.

ARMORY BOARD.

Mayor, William J. Gaynor; the Comptroller, William A. Prendergast; the President of the Board of Aldermen, John Purroy Mitchel; Chief of Coast Artillery, Elmore F. Austin; Brigadier-General John G. Eddy, Commodore R. P. Forshaw, the President of the Department of Taxes and Assessments, Lawson Purdy.

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

Office hours, 9 a. m. to 4 p. m.; Saturdays 9 a. m. to 12 m. Telephone, 3900 Worth.

ART COMMISSION.

City Hall, Room 21. Telephone call, 1197 Cortlandt. Robert W. de Forest, Vice-President Metropolitan Museum of Art, President; Frank L. Babbott, Vice-President; Charles H. Russell, Trustee of New York Public Library, Secretary; A. Augustus Healy, President of the Brooklyn Institute of Arts and Sciences; William J. Gaynor, Mayor of the City of New York; I. N. Phelps Stokes, Architect; John Bogart Karl Bitter, Sculptor; George W. Brock, Painter; and John A. Mitchell. John Quincy Adams, Assistant Secretary.

BOARD OF ALDERMEN.

No. 11 City Hall, 10 a. m. to 4 p. m. Saturdays 10 a. m. to 12 m. Telephone, 7580 Cortlandt. John Purroy Mitchel, President.

ALDERMEN.

Borough of Manhattan—1st Dist., William Drescher; 2d Dist., Michael Stapleton; 3d Dist., John J. White; 4th Dist., James J. Smith; 5th Dist., Joseph M. Hannan; 6th Dist., Frank J. Dotzler; 7th Dist., Frank L. Dowling; 8th Dist., Max S. Levine; 9th Dist., John F. McCourt; 10th Dist., Hugh J. Cummins; 11th Dist., Louis Wendel, Jr.; 12th Dist., William P. Kenneally; 13th Dist., John McCann; 14th Dist., John Looe; 15th Dist., Niles R. Becker; 16th Dist., John T. Egan; 17th Dist., Daniel M. Bedell; 18th Dist., James J. Nugent; 19th Dist., William D. Brush; 20th Dist., John J. Reardon; 21st Dist., Oscar Igstaeder; 22d Dist., Edward V. Gilmore; 23d Dist., John H. Boshen; 24th Dist., John A. Bolles; 25th Dist., Charles Delaney; 26th Dist., Henry H. Curran; 27th Dist., Nathan Lieberman; 28th Dist., Courtlandt Nicoll; 29th Dist., John F. Walsh; 30th Dist., Ralph Folks; 31st Dist., Hyman Pouker; 32d Dist., Thomas A. McGrath; 33d Dist., Samuel Marks.

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

Borough of Queens—66th Dist., George M. O'Connor; 67th Dist., Otto C. Gelbke; 68th Dist., Alexander Dujat; 69th Dist., Charles Augustus Post; 70th Dist., W. Augustus Shipley. Borough of Richmond—71st Dist., William Fink; 72d Dist., John J. O'Rourke; 73d Dist., Charles P. Cole. P. J. Scully, City Clerk.

BELLEVUE AND ALLIED HOSPITALS.

Office, Bellevue Hospital, Twenty-sixth street and First avenue. Telephone, 4400 Madison Square.

Board of Trustees—Dr. John W. Brannan, President; James K. Paulding, Secretary; John G. O'Keeffe, Arden M. Robbins, James A. Farley, Samuel Sachs, Leopold Stern; Michael J. Drummond, ex-officio.

General Medical Superintendent, Dr. George O'Hanlon.

BOARD OF AMBULANCE SERVICE.

BOARD OF ELECTIONS.

General Office, No. 107 West Forty-first street. Commissioners: J. Gabriel Britt, President; Moses M. McKee, Secretary; James Kane and Jacob A. Livingston. Michael T. Daly, Chief Clerk. Telephone, 2046 Bryant.

BOROUGH OFFICES.

Manhattan. No. 112 West Forty-second street. William C. Baxter, Chief Clerk. Telephone, 2046 Bryant. The Bronx. One Hundred and Thirty-eighth street and Morris Avenue (Solingen Building). John J. Burgoyne, Chief Clerk. Telephone, 3286 Melrose. Brooklyn. No. 42 Court street (Temple Bar Building). George Russell, Chief Clerk. Telephone, 693 Main. Queens. No. 64 Jackson Avenue, Long Island City. Carl Voegel, Chief Clerk. Telephone, 3375 Hunters Point, Richmond. Borough Hall, New Brighton, S. I. Alexander M. Ross, Chief Clerk. Telephone, 1000 Tompkinsville. All offices open from 9 a. m. to 4 p. m. Saturdays, from 9 a. m. to 12 m.

BOARD OF ESTIMATE AND APPORTIONMENT.

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

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

OFFICE OF THE CHIEF ENGINEER. Nelson P. Lewis, Chief Engineer; Arthur S. Tuttle, Assistant Chief Engineer. No. 277 Broadway. Room 1408. Telephone, 2281 Worth.

BUREAU OF FRANCHISES. Harry P. Nichols, Engineer, Chief of Bureau. 277 Broadway, Room 801. Telephone, 2282 Worth.

STANDARD TESTING LABORATORY. Otto H. Klein, Director, 127 Franklin street. Telephones, 3088 and 3089 Franklin. Office hours, 9 a. m. to 5 p. m. (except during July and August, when hours are 9 a. m. to 4 p. m.). Saturdays, 9 a. m. to 12 m.

BOARD OF EXAMINERS.

Rooms 6027 and 6028, Metropolitan Building, No. 1 Madison Avenue, Borough of Manhattan. 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 5840 Gramercy. George A. Just, Chairman. Members: William Crawford, Lewis Harding, Charles G. Smith, John P. Leo, Robert Maynard and John Kenyon. Edward V. Barton, Clerk. Board meeting every Tuesday at 3 p. m.

BOARD OF INBRIETY.

Office, 300 Mulberry street, Manhattan. Telephone, 7116 Spring. Thomas J. Colton, President; Rev. William Morrison, John Dornin, M.D.; Rev. John J. Hughes; William Browning, M.D.; Michael J. Drummond, Commissioner of Public Charities; Patrick A. Whitney, Commissioner of Correction; Executive Secretary, Charles Samson. Office hours, 9 a. m. to 4 p. m. Saturdays, 9 a. m. to 12 m. Board meets first Wednesday in each month, at 4 o'clock.

BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEANANTS.

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

BOARD OF REVISION OF ASSESSMENTS.

William A. Prendergast, Comptroller. Archibald R. Watson, Corporation Counsel. Lawson Purdy, President of the Department of Taxes and Assessments. John Korb, Jr., Chief Clerk, Finance Department, No. 280 Broadway. Telephone, 1200 Worth.

BOARD OF WATER SUPPLY.

Office, No. 165 Broadway. Charles Strauss, President; Charles N. Chadwick and John F. Galvin, Commissioners. Joseph P. Morrissey, Secretary. J. Waldo Smith, Chief Engineer. Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m. Telephone, 4310 Cortlandt.

BUREAU OF THE CHAMBERLAIN.

Stewart Building, Chambers street and Broadway, Rooms 63 to 67. Robert R. Moore, Chamberlain. Henry J. Walsh, Deputy Chamberlain. Office hours, 9 a. m. to 5 p. m. Telephone, 4270 Worth.

CHANGE OF GRADE DAMAGE COMMISSION.

Office of the Commission, Room 223, No. 282 Broadway (Stewart Building), Borough of Manhattan, New York City. William D. Dickey, Cambridge, Livingston. David Robinson, Commissioners. Lamont McLonglin, Clerk. Regular advertised meetings on Monday, Tuesday and Thursday of each week at 2 o'clock p. m. Office hours, 9 a. m. to 4 p. m.; Saturdays 9 a. m. to 12 m. Telephone, 3254 Worth.

CITY CLERK AND CLERK OF THE BOARD OF ALDERMEN.

City Hall, Rooms 11, 12; 10 a. m. to 4 p. m. Saturdays, 10 a. m. to 12 m. Telephone, 7560 Cortlandt. P. J. Scully, City Clerk and Clerk of the Board of Aldermen. Joseph F. Prendergast, First Deputy. James J. Hines, Chief Clerk of the Board of Aldermen.

Joseph V. Sculley, Clerk, Borough of Brooklyn. Matthew McCabe, Deputy City Clerk, Borough of The Bronx. George D. Frenz, Deputy City Clerk, Borough of Queens. William K. Walsh, Deputy City Clerk, Borough of Richmond.

COMMISSIONERS OF ACCOUNTS.

Jeremiah T. Mahoney, Harry M. Rice, Commissioners. Rooms 114 and 115, Stewart Building, No. 280 Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 4315 Worth.

COMMISSIONER OF LICENSES.

Office, No. 277 Broadway. Herman Robinson, Commissioner. Samuel Prince, Deputy Commissioner. John J. Caldwell, Secretary. Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m. Telephone, 2328 Worth.

COMMISSIONERS OF SINKING FUND.

William J. Gaynor, Mayor, Chairman; William A. Prendergast, Comptroller; Robert R. Moore, Chamberlain; John Purroy Mitchel, President of the Board of Aldermen, and Henry H. Curran, Chairman Finance Committee, Board of Aldermen, members; John Korb, Jr., Secretary. Office of Secretary, Room 9, Stewart Building No. 280 Broadway, Borough of Manhattan. Telephone, 1200 Worth.

DEPARTMENT OF BRIDGES.

Municipal Building, 18th floor. Arthur J. O'Keeffe, Commissioner. William H. Sinnott, Deputy Commissioner. Edgar E. Schiff, Secretary. Office hours, 9 a. m. to 5 p. m. Saturdays, 9 a. m. to 12 m. Telephone, No. 380 Worth.

DEPARTMENT OF CORRECTION.

CENTRAL OFFICE. No. 148 East Twentieth street. Office hours, from 9 a. m. to 5 p. m. Saturdays, 9 a. m. to 12 m. Telephone, 1047 Gramercy. Patrick A. Whitney, Commissioner. William J. Wright, Deputy Commissioner. John B. Fitzgerald, Secretary.

DEPARTMENT OF DOCKS AND FERRIES.

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

DEPARTMENT OF EDUCATION.

BOARD OF EDUCATION. Park Avenue and Fifty-ninth street, Borough of Manhattan, 9 a. m. to 5 p. m. (in August 9 a. m. to 4 p. m.); Saturdays, 9 a. m. to 12 m. Telephone, 5580 Plaza.

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

Reba C. Bamberger (Mrs.), Joseph Baroness, Nicholas J. Barrett, Henry J. Bigham, Thomas W. Churchill, Joseph E. Coagrove, Francis P. Cunnion, Thomas M. De Laney, Martha Lincoln Draper (Miss), Rev. James M. Farrar, D.D., Alexander Ferris, George J. Gillespie, John Greene, Robert L. Harrison, Louis Haupt, M.D.; Ella W. Kramer (Mrs.), Peter J. Lavalle, Olivia Leventritt (Miss), Isadore M. Levy, Alrich H. Man, John Martin, Robert E. McCafferty, Dennis J. McDonald, M.D.; Patrick F. McGowan, Augustus G. Miller, George C. Miller, Henry P. Morrison, Louis Newman, Antonio Pisani, M.D.; Alice Lee Post (Mrs.), Arthur S. Somers, Morton Stein, Abraham Stern, M. Samuel Stern, Ernest W. Stratmann, Cornelius J. Sullivan, James E. Sullivan, Michael J. Sullivan, Bernard Suydam, Rupert E. Thomas, John R. Thompson, John Whalen, Ira S. Wile, M.D.; Frank D. Wiley, George W. Wingate, Egerton L. Winthrop, Jr., members of the Board.

Thomas W. Churchill, President.

John Greene, Vice-President.

A. Emerson Palmer, Secretary.

Fred H. Johnson, Assistant Secretary.

C. B. J. Snyder, Superintendent of School Buildings.

Patrick Jones, Superintendent of School Supplies.

Henry K. M. Cook, Auditor.

Thomas A. Dillon, Chief Clerk.

Henry M. Leipzig, Supervisor of Lectures.

Claude G. Leland, Superintendent of Libraries.

A. J. McGuire, Supervisor of Janitors.

BOARD OF SUPERINTENDENTS.

William H. Maxwell, City Superintendent of Schools, and Andrew W. Edson, John H. Haaren, Clarence E. Melaney, Thomas O'Brien, Edward B. Shallow, Edward L. Stevens, Gustave Straubemiller, John H. Walsh, Associate City Superintendents.

DISTRICT SUPERINTENDENTS.

Darwin L. Bardwell, William A. Campbell, John P. Conroy, John W. Davis, John Dwyer, James M. Edall, William L. Ettinger, Cornelius E. Franklin, John Griffin, M.D., Henry W. Jameson, Henry E. Jenkins, Cecil A. Kidd, James Lee, Charles W. Lyon, James J. McCabe, Ruth E. McGraw (Mrs.), William J. O'Shea, Alfred T. Schaeffer, Albert Shieh, Edgar Dube Shimer, Seth T. Stewart, Edward W. Stitt, Grace C. Strachan (Miss), Joseph S. Taylor, Benjamin Veit, Joseph H. Wade.

BOARD OF EXAMINERS.

William H. Maxwell, City Superintendent of Schools, and James C. Byrnes, Walter L. Hervey, Jerome A. O'Connell, George J. Smith, Examiners.

BOARD OF RETIREMENT.

Thomas W. Churchill, Abraham Stern, Arthur S. Somers, William H. Maxwell, Josephine E. Rogan, Mary A. Curtis, Lyman A. Best, Principal P. S. 171, Brooklyn, Secretary (telephone, 4140 Cypress).

DEPARTMENT OF FINANCE.

Stewart Building, Chambers street and Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1200 Worth.

William A. Prendergast, Comptroller.

Douglas Mathewson, Deputy Comptroller.

Edmund D. Fisher, Deputy Comptroller

Hubert L. Smith, Assistant Deputy Comptroller.

George L. Tirrell, Secretary to the Department.

Thomas W. Hynes, Supervisor of Charitable Institutions.

Walter S. Wolfe, Chief Clerk.

BUREAU OF AUDIT.

Charles S. Hervey, Chief Auditor of Accounts, Room 29.

Harry York, Deputy Chief Auditor of Accounts.

Duncan MacInnes, Chief Accountant and Bookkeeper.

John J. Kelly, Auditor of Disbursements.

H. H. Kathryn, Auditor of Receipts.

James J. Munro, Chief Inspector. R. B. McIntyre, Examiner in Charge, Expert Accountants' Division.

LAW AND ADJUSTMENT DIVISION.

Albert E. Hadlock, Auditor of Accounts, Room 185.

BUREAU OF MUNICIPAL INVESTIGATION AND STATISTICS.

James Tilden Adamson, Supervising Statistician and Examiner, Room 180.

STOCK AND BOND DIVISION.

James J. Sullivan, Chief Stock and Bond Clerk, Room 88.

OFFICE OF THE CITY PAYMASTER.

No. 83 Chambers street and No. 65 Reade street.

John H. Timmerman, City Paymaster.

DIVISION OF REAL ESTATE.

Charles O'Malley, Appraiser of Real Estate, Room 103, No. 280 Broadway.

DIVISION OF AWARDS.

Joseph R. Kenny, Bookkeeper in Charge, Room 155 and 157, No. 280 Broadway.

BUREAU FOR THE COLLECTION OF TAXES.

Borough of Manhattan—Stewart Building, Room O.

Frederick H. E. Epstein, Receiver of Taxes.

John J. McDonough and Sylvester L. Malone, Deputy Receivers of Taxes.

Borough of The Bronx—Municipal Building, Third and Tremont avenues.

Edward H. Healy and John J. Knewitz, Deputy Receivers of Taxes.

Borough of Brooklyn—Municipal Building, Rooms 2-8.

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

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

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

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

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

BUREAU FOR THE COLLECTION OF ASSESSMENTS AND ARREARS.

Borough of Manhattan, Stewart Building, Room E.

Daniel Moynahan, Collector of Assessments and Arrears.

Borough of The Bronx—Municipal Building, Rooms 1-3.

Charles F. Bradbury, Deputy Collector of Assessments and Arrears.

Borough of Brooklyn—Mechanics' Bank Building, corner Court and Montague streets.

Theodore G. Christmas, Deputy Collector of Assessments and Arrears.

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

Peter L. Menninger, Deputy Collector of Assessments and Arrears.

Borough of Richmond—St. George, New Brighton.

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

BUREAU FOR THE COLLECTION OF CITY REVENUE AND OF MARKETS.

Stewart Building, Chambers street and Broadway, Room K.

Sydney H. Goodacre, Collector of City Revenue and Superintendent of Markets.

DEPARTMENT OF HEALTH.

Centre and Walker streets, Manhattan.

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

Burial Permit and Contagious Disease Office always open.

Telephone, 6280 Franklin.

Ernest J. Lederle, Ph.D., Commissioner of Health and President; Joseph J. O'Connell, M.D.; Rhinehard Wald, Commissioners.

METROPOLITAN SEWERAGE COMMISSION.
Office, No. 17 Battery place. George A. Soper, Ph.D., President; James H. Fuertes, Secretary; H. de B. Parsons, Charles Scovsmith, Linay R. Williams, M.D. Off hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1694 Rector.

MUNICIPAL CIVIL SERVICE COMMISSION
No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Frank Gallagher, President; Richard Welling and Alexander Keogh, Commissioners. Frank A. Spencer, Secretary.

LABOR BUREAU.
Nos. 54-60 Lafayette street. Telephone, 2140 Worth.

MUNICIPAL EXPLOSIVES COMMISSION.
Nos. 157 and 159 East 67th street, Headquarters Fire Department. Joseph Johnson, Fire Commissioner and ex-officio chairman; Geo. O. Eaton, Sidney Harris, Bartholomew Donovan, Russell W. Moore. Albert Bruns, Secretary. Meetings at call of Fire Commissioner.

POLICE DEPARTMENT.

CENTRAL OFFICE.
No. 240 Centre street, 9 a. m. to 5 p. m. (months of June, July and August, 9 a. m. to 4 p. m.); Saturdays, 9 a. m. to 12 m. Telephone, 3100 Spring. Rhinelander Waldo, Commissioner. Douglas I. McKay, First Deputy Commissioner; George S. Dougherty, Second Deputy Commissioner. Harry W. Newberger, Third Deputy Commissioner. James E. Dillon, Fourth Deputy Commissioner. William H. Kipp, Chief Clerk.

PUBLIC RECREATION COMMISSION.
51 Chambers street; Room 1001. James E. Sullivan, President; General George W. Wingate, Charles B. Stover, Mrs. V. G. Simkovich, Gustavus T. Kirby, George D. Pratt, Robbins Gilman, Bascom Johnson, Secretary; Cyril H. Jones, Assistant Secretary. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 2 m. Telephone, 1471 Worth. Commission meeting every Tuesday at 4:30 p. m.

PUBLIC SERVICE COMMISSION.

The Public Service Commission for the First District, Tribune Building, No. 154 Nassau street, Manhattan. Office hours, 8 a. m. to 11 p. m., every day in the year, including holidays and Sundays. Stated public meetings of the Commission, Tuesdays and Fridays at 12:15 p. m., in the Public Hearing Room of the Commission, third floor of the Tribune Building, unless otherwise ordered. Commissioners—Edward E. McCall, Chairman, Milo R. Maitland, John E. Busta, J. Sergeant Cram, George V. S. Williams, Counsel, George Coleman, Secretary, Travis H. Whitney. Telephone, 4150 Beekman.

TENEMENT HOUSE DEPARTMENT.

John J. Murphy, Commissioner. Manhattan Office, 44 East 23rd street. Telephone, 5331 Gramercy. William H. Abbott, Jr., First Deputy Commissioner. Brooklyn office (Boroughs of Brooklyn, Queens and Richmond), 503 Fulton street. Telephone, 385 Main. Frank Mann, Second Deputy Commissioner. Bronx office, 391 East 149th street. Telephone, 7107-7108 Melrose. William B. Calvert, Superintendent. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

BOROUGH OFFICES.

BOROUGH OF MANHATTAN.

Office of the President, Nos. 14, 15 and 16 City Hall, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. George McAneny, President. Leo Arnstein, Secretary of the Borough. Louis Graves, Secretary to the President. Telephone, 6725 Cortlandt. Edgar Victor Frothingham, Commissioner of Public Works. W. R. Patterson, Assistant Commissioner of Public Works. Henry Welles Durham, Chief Engineer in Charge of Highways. Charles H. Graham, Chief Engineer in Charge of Sewers. Julian B. Beatty, Superintendent of Public Buildings and Offices. Telephone, 6700 Cortlandt. Rudolph P. Miller, Superintendent of Buildings. Telephone, 1575 Stuyvesant.

BOROUGH OF THE BRONX.

Office of the President, corner Third avenue and One Hundred and Seventy-seventh street; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Cyrus C. Miller, President. George Donnelly, Secretary. Thomas W. Whittle, Commissioner of Public Works. James A. Henderson, Superintendent of Buildings. Arthur J. Largy, Superintendent of Highways. Roger W. Bligh, Superintendent of Public Buildings and Offices. Telephone, 2680 Tremont.

BOROUGH OF BROOKLYN.

President's Office, Nos. 15 and 16, Borough Hall; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Alfred E. Steers, President. Reuben L. Haskell, Borough Secretary. John B. Creighton, Secretary to the President. Lewis H. Pounds, Commissioner of Public Works. Patrick J. Carlin, Superintendent of Buildings. William J. Taylor, Superintendent of the Bureau of Sewers. Howard L. Woody, Superintendent of the Bureau of Public Buildings and Offices. John W. Tumbridge, Superintendent of Highways. Telephone, 3960 Main.

BOROUGH OF QUEENS.

President's Office, Borough Hall, Jackson avenue and Fifth street, Long Island City; 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 4120 Hunters Point. Maurice E. Connolly, President. Hugh Hall, Secretary to the President. Samuel Brock, Secretary of the Borough. Joseph Flanagan, Commissioner of Public Works. G. Howland Leavitt, Superintendent of Highways. John R. Higgins, Superintendent of Sewers. John W. Moore, Superintendent of Buildings. Daniel E. Bontholt, Superintendent of Street Cleaning. Francis X. Duer, Superintendent of Public Buildings and Offices.

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

CORONERS.

Borough of Manhattan—Office, 70 Lafayette street, corner of Franklin street. Open at all times of the day and night.

Coroners: Israel L. Feinberg, Herman Hellenstein, James E. Winterbottom, Herman W. Holtzhauser. Telephones, 5057, 5058 Franklin.

Borough of The Bronx—Corner of Arthur avenue and Tremont avenue. Telephones, 1250 Tremont and 1402 Tremont.

Jacob Shongut, Jerome F. Healy. Borough of Brooklyn—Office, 236 Duffield street, near Fulton street. Telephones, 4004 Main and 1005 Main.

Alexander J. Rooney, Edward Gladden, Coroners. Open at all hours of the day and night.

Borough of Queens—Office, Town Hall, Fulton street, Jamaica, L. I.

Alfred S. Ambler, G. J. Schaefer. Office hours from 9 a. m. to 10 p. m., excepting Sundays and holidays; office open then from 9 a. m. to 12 m.

Borough of Richmond—No. 175 Second street, New Brighton. Open at all hours of the day and night.

William H. Jackson, Coroner. Telephone, 7 Tompkinsville.

COUNTY OFFICES.

NEW YORK COUNTY.

COMMISSIONER OF JURORS.

Room 127, Stewart Building, Chambers street and Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Thomas Allison, Commissioner. Frederick P. Simpson, Assistant Commissioner. Telephone, 241 Worth.

COMMISSIONER OF RECORDS.

Office, Hall of Records. John F. Cowan, Commissioner. James O. Farrell, Deputy Commissioner. William Moore, Superintendent. James J. Fleming, Jr., Secretary. Telephone, 3900 Worth.

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

During the months of July and August, from 9 a. m. to 2 p. m.

COUNTY CLERK.

Nos. 5, 8, 9, 10 and 11 New County Court House. Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August, the hours are from 9 a. m. to 2 p. m., except on Saturdays.

William F. Schneider, County Clerk.

Charles E. Gehring, Deputy.

Wm. B. Soden, Second Deputy.

Herman W. Beyer, Superintendent of Indenting and Recording. Telephone, 5388 Cortlandt.

DISTRICT ATTORNEY.

Building for Criminal Courts, Franklin and Centre streets.

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

Charles S. Whitman, District Attorney.

Henry D. Saylor, Chief Clerk.

Telephone, 2304 Franklin.

PUBLIC ADMINISTRATOR.

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

REGISTER.

Hall of Records, office hours, from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August, the hours are from 9 a. m. to 2 p. m.

M. S. Grifenhagen, Register.

William Halpin, Deputy Register.

Telephone, 3900 Worth.

SHERIFF.

No. 209 Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Except during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.

Julius Harburger, Sheriff.

John F. Gilchrist, Under Sheriff.

Telephone, 4934 Worth.

SURROGATES.

Hall of Records. Court opens from 9 a. m. to 4 p. m., except Saturday, when it closes at 12 m.

During the months of July and August, the hours are from 9 a. m. to 2 p. m.

Michael J. Trudden, Deputy Commissioner.

Office hours from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Office hours during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 1454 Main.

COMMISSIONER OF RECORDS.

Hall of Records.

Office hours, 9 a. m. to 4 p. m., excepting months of July and August, then 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.

Edmund O'Connor, Commissioner.

William F. Thompson, Deputy Commissioner.

Telephone, 6988 Main.

COUNTY CLERK.

Hall of Records, Brooklyn. Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Charles S. Devoy, County Clerk.

John Feltner, Deputy County Clerk.

Telephone call, 4930 Main.

COUNTY COURT.

County Court House, Brooklyn, Rooms 1, 10, 14, 17, 18, 22 and 23. Court opens at 10 a. m.

daily and sits until business is completed. Part I.

KINGS COUNTY.

COMMISSIONER OF JURORS.

Park Building, 381-387 Fulton street, Brooklyn.

Thomas R. Farrel, Commissioner.

Office hours from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Office hours during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 3786-3787 Hunters Point.

COMMISSIONER OF RECORDS.

Hall of Records.

Office hours, 9 a. m. to 4 p. m., excepting months of July and August, then 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.

Edmund O'Connor, Commissioner.

William F. Thompson, Deputy Commissioner.

Telephone, 6988 Main.

COUNTY CLERK.

Hall of Records.

Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 3786-3787 Hunters Point.

COUNTY COURT.

County Court House, Brooklyn, Rooms 1, 10,

14, 17, 18, 22 and 23. Court opens at 10 a. m.

daily and sits until business is completed. Part I.

Room No. 23; Part II, Room No. 10; Part III, Room No. 14; Part IV, Room No. 1, Court House, Clerk's office, Rooms 17, 18, 19 and 22, open daily from 9 a. m. to 5 p. m.; Saturdays, 12 m. Norman S. Dike and Lewis L. Fawcett, County Judges.

John T. Rafferty, Chief Clerk. Telephones, 4154 and 4155 Main.

DISTRICT ATTORNEY.

Office, 66 Court street, Borough of Brooklyn.

Hours, 9 a. m. to 5:30 p. m.; Saturdays, 9 a. m. to 1 p. m.

James C. Cropey, District Attorney. Telephones, 2854-5-6-7 Main.

PUBLIC ADMINISTRATOR.

Office, 44 Court street (Temple Bar), Brooklyn.

a. m. to 4 p. m.; Saturday, 9 a. m. to 12 m.

Frank V. Kelly, Public Administrator. Telephone, 2840 Main.

REGISTER.

Hall of Records. Office hours, 9 a. m. to 4 p. m.

excepting months of July and August, then from 9 a. m. to 2 p. m., provided for by statute; Saturday, 9

for Trials to be held at Court Room, Borough Hall St. George.

First and third Saturdays of January, second and fourth Saturdays of March, first and third Saturdays of April, second and fourth Saturdays of May, first and third Saturdays of October, first and third Saturdays of December. Special Terms for Motions to be held at Court Room, Borough Hall, St. George.

C. Livingston Bostwick, Clerk.

John H. Wilkinson, Special Deputy.

COURT OF GENERAL SESSIONS.

Held in the Building for Criminal Courts, Centre Elm, White and Franklin streets.

Court open at 10.30 a. m.

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

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

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

CITY COURT OF THE CITY OF NEW YORK

No. 32 Chambers street, Brownstone Building, City Hall Park, from 10 a. m. to 4 p. m.

Special Term Chambers will be held from 10 a. m. to 4 p. m.

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

Edward F. O'Dwyer, Chief Justice; Francis B. Delaney, Joseph I. Green, Alexander Finelit, John V. McAvoy, Peter Schumick, Richard T. Lynch, Edward B. La Petra, Richard H. Smith, Robert L. Luce, Justices. Thomas F. Smith Clerk, Telephone, 122 Cordlandt.

COURT OF SPECIAL SESSIONS.

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

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

Court opens at 10 a. m.

Part I., Criminal Court Building, Borough of Manhattan, John P. Hilly, Clerk. Telephone, 2022 Franklin.

Part II., 171 Atlantic avenue, Borough of Brooklyn. This part is held on Mondays, Thursdays and Fridays. Joseph L. Kerrigan, Clerk. Telephone, 4280 Main.

Part III., Town Hall, Jamaica, Borough of Queens. This part is held on Tuesdays. H. S. Moran, Clerk. Telephone, 657 Jamaica.

Part IV., Borough Hall, St. George, Borough of Richmond. This part is held on Wednesdays. Robert Brown, Clerk. Telephone, 49 Tompkinsville.

CHILDREN'S COURT.

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

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

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

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

CITY MAGISTRATES' COURT.

FIRST DIVISION.

William McAdoo, Chief City Magistrate; Robert C. Cornell, Peter T. Barlow, Matthew P. Breen, Frederick B. House, Charles N. Harris, Frederic Kerchoch, Arthur C. Butts, Joseph E. Corrigan, Paul Kotek, Henry W. Herbert, Charles W. Appleton, Daniel F. Murphy, John J. Freschi, Francis X. McQuade, John A. L. Campbell, Samuel D. Levy, City Magistrates.

Court open from 9 a. m. to 4 p. m.

Philip Bloch, Chief Clerk, 300 Mulberry street. Telephone, 6213 Spring.

First District—Criminal Court Building.

Second District—Jefferson Market.

Third District—Second avenue and First street.

Fourth District—

Fifth District—One Hundred and Twenty-first street, southeastern corner of Sylvan place.

Sixth and Eighth Districts—One Hundred and Sixty-second street and Washington avenue.

Seventh District—No. 314 West Fifty-fourth street.

Eighth District—Main street, Westchester.

Ninth District (Night Court for Females)—No. 125 Sixth avenue.

Tenth District (Night Court for Males)—No. 314 West Fifty-fourth street.

Eleventh District—Domestic Relations Court—Southwest corner Prince and Wooster streets.

SECOND DIVISION.

BOROUGH OF BROOKLYN.

Otto Kempner, Chief City Magistrate; Edward J. Dooley, John Naumer, A. V. B. Voorhees, Jr., Alexander H. Gelsmar, John F. Hylan, Howard P. Nash, Charles J. Dodd, John C. McGuire, Louis H. Reynolds, John J. Walsh, City Magistrates.

Office of Chief Magistrate, 44 Court street. Rooms 208-214. Telephone, 7411 Main.

William F. Delaney, Chief Clerk.

Archibald J. McKinney, Chief Probation Officer, Myrtle and Vanderbilt avenues, Brooklyn, N. Y.

Courts.

First District—No. 318 Adams street.

Second District—Court and Butler streets.

Fifth District—No. 249 Manhattan avenue.

Sixth District—No. 495 Gates avenue.

Seventh District—No. 31 Snider avenue (Flatbush).

Eighth District—West Eighth street (Coney Island).

Ninth District—Fifth avenue and Twenty-third street.

Tenth District—No. 133 New Jersey avenue.

Domestic Relations Court—Myrtle and Vanderbilt avenues.

BOROUGH OF QUEENS.

City Magistrates—Joseph Fitch, John A. Leach, Harry Miller, James J. Conway.

Courts.

First District—St. Mary's Lyceum, Long Island City.

Second District—Town Hall, Flushing, L. I.

Third District—Central avenue, Far Rockaway, L. I.

Fourth District—Town Hall, Jamaica, L. I.

BOROUGH OF RICHMOND.

City Magistrates—Joseph B. Handy, Nathaniel Marsh.

Courts.

First District—Lafayette avenue, New Brighton, Staten Island.

Second District—Village Hall, Stapleton, Staten Island.

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

MUNICIPAL COURTS.

BOROUGH OF MANHATTAN.

First District—The First District, embraces the territory bounded on the south and west by the southerly and westerly boundaries of the said borough, on the north by the centre line of Four-

teenth street and the centre line of Fifth street from the Bowery to Second avenue, on the east by the centre lines of Fourth avenue from Fourteenth street to Fifth street. Second avenue, Chrystie street, Division street and Catharine street.

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

Thomas O'Connell, Clerk.

Frank Mangin, Deputy Clerk.

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

Additional Part is held at southwest corner of Sixth avenue and Tenth street.

Telephone, 6030 Franklin.

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

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

James J. Devlin, Clerk.

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

Telephone, 4300 Orchard.

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

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

Michael Skelly, Clerk.

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

Saturdays, 9 a. m. to 12 m.

Telephone number, 5450 Columbus.

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

Michael F. Blake, William J. Boyhan, Justices.

Abram Bernard, Clerk.

Location of Court—Part I. and Part II., No. 207 East Thirty-second street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 4338 Madison square.

Fifth District—The Fifth District embraces the territory bounded on the south by the centre line of Sixty-fifth street, on the east by the centre line of Central Park West, on the north by the centre line of One Hundred and Tenth street, on the west by the westerly boundary of said borough.

Alfred P. W. Seaman, William Young, Frederick Splegelberg, Justices.

John H. Servis, Clerk.

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

Telephone, 4006 Riverside.

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

Jacob Marks, Solomon Oppenheimer, Justices.

Edward A. McQuade, Clerk.

Location of Court—Nos. 155 and 157 East 88th street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Sundays and legal holidays excepted.

Court open at 9 a. m.

Telephone, 995 Williamsburg.

Fourth District—Embraces the Twenty-fourth and Twenty-fifth Wards, that portion of the centre line of Starr street lying northwest of the centre line of Queens County and the centre line of Central avenue and northwest to the centre line of Suydam street between the centre lines of Central and Bushwick avenues, and northwest of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway.

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

Philip D. Meagher and William J. Bogenharts, Justices. John W. Carpenter, Clerk.

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

Sundays and legal holidays excepted.

Court open at 9 a. m.

Telephone, 995 Williamsburg.

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

Court room, No. 14 Howard avenue.

Jacob S. Strahl, Justice. Joseph P. McCarthy, Clerk.

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

Sundays and legal holidays excepted.

Court open at 9 a. m.

Telephone, 3907 Sunset.

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

Lucien S. Bayliss and Stephen Callaghan, Justices. William R. Fagan, Clerk.

Court House, No. 236 Duffield street.

Seventh District—The Seventh District embraces the Twenty-sixth, Twenty-eighth and Thirty-second Wards.

Alexander S. Rosenthal and Edward A. Richards, Justices. James P. Sinn

than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price of each item or article contained in the specifications or schedules per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions much be made and footed up, as the bids will be read from the total for each item, and the Police Commissioner will award the contract to the lowest bidder on each item for all the articles, materials or supplies specified and contained in the specifications and schedule.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

R. WALDO, Police Commissioner.

The City of New York, April 2, 1913.

a3,15

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

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BOROUGH OF MANHATTAN.

SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of the City of New York, at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in the City of New York, until 10 o'clock a. m., on

THURSDAY, APRIL 10, 1913.
FOR FURNISHING AND DELIVERING LAUNDRY, CLEANING AND DISINFECTING SUPPLIES.

The time allowed for the performance of the contract is during the year 1913.

The amount of security will be thirty (30) per cent. of the total amount for which the contract is awarded.

No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money or a certified check upon one of the State or National banks of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller, as of equal value to the security required.

Such deposit shall be in amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price of each item or article contained in the specifications or schedules per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each item, and the Police Commissioner will award the contract to the lowest bidder on each item for all the articles, materials or supplies specified and contained in the specifications and schedule.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

R. WALDO, Police Commissioner.

The City of New York, March 28, 1913.

m29,a10

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

Owners Wanted for Unclaimed Property.

POLICE DEPARTMENT, CITY OF NEW YORK, OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York, No. 240 Centre st., Borough of Brooklyn—for the following property, now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

R. WALDO, Police Commissioner.

POLICE DEPARTMENT OF CITY OF NEW YORK, BOROUGH OF BROOKLYN.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York—Office, No. 269 State st., Borough of Brooklyn—for the following property, now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

R. WALDO, Police Commissioner.

CHANGE OF GRADE DAMAGE COMMISSION.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

PURSUANT TO THE PROVISIONS OF chapter 537 of the Laws of 1893 and the acts amendatory thereof and supplemental thereto, notice is hereby given that meetings of the Commissioners appointed under said acts will be held at the office of the Commission, Room 223, 280 Broadway (Stewa Building), Borough of Manhattan, New York City, on Mondays, Tuesdays and Thursdays of each week, at 2 o'clock p.m., until further notice.

Dated New York City, July 26, 1911.

WILLIAM D. DICKEY, CAMBRIDGE LIVINGSTON, DAVID ROBINSON, Commissioners.

LAMONT MCLOUGHLIN, Clerk.

BOARD OF ASSESSORS.

Notice to Present Claims for Damages.

PUBLIC NOTICE IS HEREBY GIVEN TO all persons claiming to have been injured by a change of grade in the regulating and grading of the following-named streets to present their claims, in writing, to the Secretary of the Board of Assessors, No. 320 Broadway, on or before April 8, 1913, at 11 o'clock a. m., at which place and time the said Board of Assessors will receive evidence and testimony of the nature and extent of such injury. Claimants are requested to make their claims for damages upon the blank form prepared by the Board of Assessors, copies of which may be obtained upon application at the above office:

Borough of Manhattan,
3135. 129th street between Amsterdam and Convent avenues.

Borough of The Bronx,
3119. White Plains avenue, between Morris Park avenue and Walker avenue.

3145. Palisade place, between Popham avenue

and a point about 100 feet east of Sedgwick avenue.

Borough of Brooklyn,

3052. Coney Island avenue, from Avenue G to southerly line of Avenue W.

3063. 17th avenue, between West and 53d streets.

3096. Newport avenue, between East 98th street and Junius street.

3099. 68th street, between 11th and 12th avenues.

3100. 68th street, between 4th and Fort Hamilton avenues.

3101. 78th street, between 12th and 15th avenues.

3102. Troutman street, between Irving avenue and a point 150 feet east of St. Nicholas avenue.

3103. Union street, between East New York avenue and East 98th street.

3132. 75th street, between 12th and 14th avenues.

3133. 38th street, between 10th and Fort Hamilton avenues and between 13th avenue and West street.

JOS. P. HENNESSY, WM. C. ORMOND, ANTONIO C. ASTARITA, Board of Assessors.

THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan.

March 27, 1913.

m27,a7.

3086. Sewer in 38th st., between 10th and Fort Hamilton avenues.

Affecting Block Nos. 5288 and 5289.

3089. Sewer in 47th street, between West street and Gravesend avenue.

Affecting Block No. 5452.

3092. Sewer basin at the northeast corner of Lincoln avenue and Union place.

Affecting Block No. 4121.

All persons whose interests are affected by the above named proposed assessments, and who are opposed to the same, or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, 323 Broadway, New York, on or before April 29, 1913, at 11 a. m., at which time and place the said objections will be heard and testimony received in reference thereto.

JOS. P. HENNESSY, WM. C. ORMOND, ANTONIO C. ASTARITA, Board of Assessors.

THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan.

March 27, 1913.

m27,a7.

110 square feet of new bluestone flagstone furnished and laid.

15 linear feet of roof leader outlets relaid.

The time for the completion of the work and the full performance of the contract is sixty (60) days.

The amount of security required is Forty-five Hundred Dollars (\$4,500).

The contracts must be bid for separately and the bids will be compared, and the contract awarded at a lump or aggregate sum for each contract.

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, can be obtained upon application therefor at the office of the Engineer. The plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen and other information obtained at the office of the Engineer of the Borough of Richmond, Borough Hall, St. George, Staten Island.

GEORGE CROMWELL, President.

The City of New York, April 1, 1913. a3,15

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

BOROUGH OF RICHMOND.

Proposals.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, BOROUGH HALL, ST. GEORGE, NEW BRIGHTON, NEW YORK CITY.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond at the above office, until 12 o'clock noon, on

TUESDAY, APRIL 15, 1913.

Borough of Richmond.

NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING EIGHTY-FIVE (85) TONS OF EGG COAL, AT SUCH POINTS AND IN SUCH QUANTITIES, FROM TIME TO TIME, AS THE SUPERINTENDENT OF HIGHWAYS MAY DIRECT, WITHIN THE PORTION OF THE BOROUGH OF RICHMOND KNOWN AS COAL DELIVERY DISTRICT NO. 1.

The time for the completion of the work and the full performance of the contract is August 1, 1913.

The amount of security required is 30 per cent. of total amount for which contract is awarded.

NO. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING EIGHTY-FIVE (85) TONS OF EGG COAL, AT SUCH POINTS AND IN SUCH QUANTITIES, FROM TIME TO TIME, AS THE SUPERINTENDENT OF HIGHWAYS MAY DIRECT, WITHIN THE PORTION OF THE BOROUGH OF RICHMOND KNOWN AS COAL DELIVERY DISTRICT NO. 2.

The time for the completion of the work and the full performance of the contract is August 1, 1913.

The amount of security required is 30 per cent. of total amount for which contract is awarded.

NO. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING EIGHTY-FIVE (85) TONS OF EGG COAL, AT SUCH POINTS AND IN SUCH QUANTITIES, FROM TIME TO TIME, AS THE SUPERINTENDENT OF HIGHWAYS MAY DIRECT, WITHIN THE PORTION OF THE BOROUGH OF RICHMOND KNOWN AS COAL DELIVERY DISTRICT NO. 3.

The time for the completion of the work and the full performance of the contract is August 1, 1913.

The amount of security required is 30 per cent. of total amount for which contract is awarded.

The contracts must be bid for separately, and the bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the said President. Other information may be obtained at the office of the Commissioner of Public Works of the Borough of Richmond, Borough Hall, New Brighton, Borough of Richmond.

GEORGE CROMWELL, President.

The City of New York, March 26th, 1913.

a3,15

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

DEPARTMENT OF FINANCE.

Confirmation of Assessments.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF MANHATTAN:

SIXTEENTH WARD, SECTION 3.

WEST EIGHTEENTH STREET—RESTORING ASPHALT PAVEMENT in front of premises No. 247. Area of assessment: North side of W. 18th st., about 204 feet east of 8th ave., affecting Lot 12, in Block 768.

WEST EIGHTEENTH STREET—RESTORING ASPHALT PAVEMENT in front of Nos. 216 to 222. Area of assessment: South side of West 18th st., about 225 feet west of 7th ave., known as Lot 54, in Block 767.

EIGHTEENTH WARD, SECTION 3.

WEST TWENTY-FOURTH STREET—RESTORING ASPHALT PAVEMENT in front of Nos. 43 to 47. Area of assessment: North side of W. 24th st., about 200 feet east of 6th ave., known as Lot 13, in Block 826.

TWELFTH WARD, SECTION 5.

EAST EIGHTY-FIRST STREET—RESTORING ASPHALT PAVEMENT in front of No. 350. Area of assessment: South side of E. 81st st., about 125 feet west of 1st ave., known as Lot 32, in Block 1453.

The above assessments were certified to the Collector of Assessments and Arrears, under the provisions of section 391 of the Greater New York Charter.

—that the same was entered on March 31, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 1019 of said Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before May 31, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office,

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE
Greater New York Charter, the Comptroller of
The City of New York hereby gives public
notice to all persons, owners of property, af-
fected by the following assessments for LOCAL
IMPROVEMENTS IN THE BOROUGH OF
THE BRONX:

TWENTY-THIRD WARD, SECTIONS 9 AND

11.
SEWERS AND APPURTENANCES in
DRAINAGE STREET, south of Boscoel place,
between Undercliff ave. and Aqueduct ave.; in
AQUEDUCT AVENUE, between W. 17th st.
and Ogden ave.; in OGDEN AVENUE, be-
tween W. 169th st. and Aqueduct ave.; in
LIND AVENUE, between 17th st. and the
summit southerly thereof; in AQUEDUCT
AVENUE, east side, between Boscoel ave. and
Featherbed lane; in UNDERCLIFF AVENUE,
from existing sewer south of Boscoel place to
Boscoel place, and in BOSCOEL PLACE,
Undercliff ave. and Aqueduct ave.
Area of assessment affects Blocks 2522, 2531,
2532, 2533, 2534, 2535, 2536, 2537, 2538 and
2875.

— that the same were confirmed by the Board
of Revision of Assessments on March 28, 1913,
and entered March 28, 1913, in the Record of
Titles of Assessments, kept in the Bureau for
the Collection of Assessments and Arrears of
Taxes and Assessments and of Water Rents, and
unless the amount assessed for benefit on any
person or property shall be paid within sixty
days after the date of said entry of the assess-
ment, interest will be collected thereon, as pro-
vided by section 1019 of the Greater New York
Charter.

Said section provides, in part, "If any such
assessment shall remain unpaid for the period
of sixty days after the date of entry thereof in
the said Record of Titles of Assessments, it
shall be the duty of the officer authorized to
collect and receive the amount of such assess-
ment, to charge, collect and receive interest
thereon at the rate of seven per centum per
annum, to be calculated to the date of pay-
ment, from the date when such assessment be-
came a lien, as provided by section 159 of this
act."

Section 159 of this act provides * * * "An
assessment shall become a lien upon the real
estate affected thereby ten days after its entry
in the said record." * * *

The above assessment is payable to the Col-
lector of Assessments and Arrears at the Bu-
reau for the Collection of Assessments and Ar-
rears of Taxes and Assessments and of Water
Rents, in the Mechanics Bank Building, Court
and Montague sts., Borough of Brooklyn, be-
tween the hours of 9 a. m. and 2 p. m., and on
Saturdays from 9 a. m. to 12 m., and all pay-
ments made thereon on or before May 26, 1913,
will be exempt from interest as above pro-
vided, and after that date will be subject to a
charge of interest at the rate of seven per
centum per annum from the date when above
assessment became a lien to the date of pay-
ment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, March 28, 1913. a2,12

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE
Greater New York Charter, the Comptroller of
The City of New York hereby gives public
notice to all persons, owners of property, af-
fected by the following assessment for LOCAL
IMPROVEMENTS IN THE BOROUGH OF
MANHATTAN:

TWENTY-FIRST WARD, SECTION 3.

THIRTY-SECOND STREET—RESTORING
ASPHALT PAVEMENT, at the southwest corner
of 4th ave. Area of assessment: Southwest
corner of 4th ave. and 32d st., known as Lot
44, in Block 861.

The above assessment was certified to the Col-
lector of Assessments and Arrears, under the
provisions of section 391 of the Greater New
York Charter.
— that the same was entered on March 28, 1913,
in the Record of Titles of Assessments, kept
in the Bureau for the Collection of Assessments
and Arrears of Taxes and Assessments and of
Water Rents, and unless the amount assessed
for benefit on any person or property shall be
paid within sixty days after the date of said
entry of the assessment, interest will be col-
lected thereon, as provided in section 1019 of
said Greater New York Charter.

Said section provides, in part, "If any such
assessment shall remain unpaid for the period
of sixty days after the date of entry thereof in
the said Record of Titles of Assessments, it shall
be the duty of the officer authorized to collect and
receive the amount of such assessment, to charge,
collect and receive interest thereon at the rate of
seven per centum per annum, to be calculated
to the date of payment, from the date when
such assessment became a lien, as provided by
section 159 of this act."

Section 159 of this act provides * * * "An
assessment shall become a lien upon the real
estate affected thereby ten days after its entry
in the said record." * * *

The above assessment is payable to the Col-
lector of Assessments and Arrears at the Bu-
reau for the Collection of Assessments and Ar-
rears of Taxes and Assessments and of Water
Rents, Room H, 280 Broadway, Borough of Man-
hattan, between the hours of 9 a. m. and 2 p. m.,
and on Saturdays from 9 a. m. to 12 m., and all
payments made thereon on or before May 27, 1913,
will be exempt from interest as above pro-
vided, and after that date will be subject to a
charge of interest at the rate of seven per centum
per annum from the date when above assessment
became a lien to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, March 28, 1913. m21,a10

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE
Greater New York Charter, the Comptroller of
The City of New York hereby gives public
notice to all persons, owners of property, af-
fected by the following assessment for LOCAL
IMPROVEMENTS IN THE BOROUGH OF
MANHATTAN:

THIRD WARD, SECTION 1.

VESEY STREET—RESTORING ASPHALT
PAVEMENT, in front of No. 54. Area of as-
sessment: North side of Vesey st., about 140
feet east of West Broadway, known as Lot 28,
in Block 86.

The above assessment was certified to the Col-
lector of Assessments and Arrears, under the
provisions of section 391 of the Greater New
York Charter.
— that the same was entered on March 27, 1913,
in the Record of Titles of Assessments, kept
in the Bureau for the Collection of Assessments
and Arrears of Taxes and Assessments and of
Water Rents, and unless the amount assessed
for benefit on any person or property shall be
paid within sixty days after the date of said
entry of the assessment, interest will be col-
lected thereon, as provided in section 1019 of
said Greater New York Charter.

Beginning at a point on the easterly line of

West st., where it is intersected by the pro-
longation of a line midway between 38th st.
and 39th st., and running thence easterly
at right angles to West st., a distance of 100
feet; thence southwardly and parallel with West
st. to the intersection with a line at right angles
to West st., and passing through point on its
westerly side midway between 40th st. and 41st
st.; thence westwardly along the said line at

right angles to West st. to its westerly side;
thence northwardly along a line midway be-
tween 40th st. and 41st st. to a point distant
100 feet northwardly from the northwardly
line of 14th ave.; thence northeastwardly and
parallel with 14th ave. to the intersection with
a line midway between 39th st. and 40th st.;
thence northwardly along the said line mid-
way between 39th st. and 40th st. to a point
distant 100 feet northwardly from the north-
wardly line of 13th ave.; thence northeast-
wardly and parallel with 13th ave. to the inter-
section with a line midway between 38th st.
and 39th st.; thence southeastwardly along the said
line midway between 38th st. and 39th st., and
along the prolongation of the said line to the
point or place of beginning.

The above entitled assessments were entered
on the day hereinbefore given in the Record
of Titles of Assessments, kept in the Bureau
for the Collection of Assessments and Ar-
rears of Taxes and Assessments and of Water
Rents, Room H, 280 Broadway, Borough of Man-
hattan, between the hours of 9 a. m. and 2 p. m., and on
Saturdays from 9 a. m. to 12 m., and all pay-
ments made thereon on or before May 26, 1913,
will be exempt from interest as above pro-
vided, and after that date will be subject to a
charge of interest at the rate of seven per
centum per annum from the date when such
assessment became a lien to the date of pay-
ment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, March 27, 1913. m29,a9

NOTICE OF ASSESSMENTS FOR OPENING
STREETS AND PARKS.

IN PURSUANCE OF SECTION 1005 OF THE
Greater New York Charter, the Comptroller of
The City of New York hereby gives public
notice of the confirmation by the Supreme Court,
and the entering in the Bureau for the Collection
of Assessments and Arrears, of the assessment
for OPENING AND ACQUIRING TITLE to
the following named avenue and streets in the
BOROUGH OF BROOKLYN:

EIGHTEENTH WARD, SECTIONS 9 AND 10.
MORGAN AVENUE—OPENING, from Stagg
st. to Meeker ave. Confirmed December 31,
1912; entered March 27, 1913. Area of assessment
includes all those lands, tenements and
hereditaments and premises situate, lying and
being in the Borough of Brooklyn, in The City
of New York, which, taken together, are bounded
and described as follows, viz.:

Commencing at a point where the centre line
of the block between Vandam st. and Varick
st. intersects the westerly bulkhead line of New-
town Creek; running thence southerly along
the bulkhead line of Newtown Creek to the
northerly side of Metropolitan ave.; thence along
the dividing line between the Boroughs of Brooklyn
and Queens to a point 100 feet east of
the easterly side of Scott ave.; running thence
southerly and along a line drawn parallel with
Scott avenue and distant 100 feet easterly there-
from to the centre line of the block between
Meserole st. and Montrose ave.; running thence
westerly along the centre line of the block be-
tween Meserole st. and Montrose ave., to the
centre line of the block between Scott ave. and
Gardiner ave.; running thence southerly along
the centre line of the block between Scott ave.
and Gardner ave. to the centre line of the block
between Meserole st. and Montrose ave., to the
centre line of the block between Randolph st.
and Johnson ave.; running thence westerly and
along the centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph
st. and Johnson ave. to the centre line of the
block between Stewart ave. and Varick ave.;
running thence southerly and along the centre line
of the block between Gardner ave. and Stewart
ave., to the centre line of the block between
Meserole st. and Montrose ave., to the
centre line of the block between Randolph

ington ave. to Nostrand ave. Both sides of Sullivan st., from Washington ave. to Nostrand ave., and to the extent of half the block at the intersecting ave.

TWENTY-NINTH WARD, SECTION 16.
BASIN at the northwest corner of CHURCH AND ROGERS AVENUES. Area of assessment affects easterly end of Block No. 5090.

BASIN at northwest corner of THIRTY-SEVENTH STREET AND OLD NEW Utrecht ROAD. Area of assessment affects Block No. 5301.

NEWKIRK AVENUE—SEWER, between Coney Island ave., and 1st st. Area of assessment affects Block No. 5425.

THIRTIETH WARD, SECTIONS 17, 18 and 19.

SEWERS in TWELFTH AVENUE, between 68th st. and 69th st.; BAY RIDGE AVENUE between 12th and 13th aves., and BAY RIDGE AVENUE, between 10th and 12th aves. Area of assessment affects Lot 1, Block No. 5772, Lots 4 and 7, Block No. 5880, Lots 1 and 24, Block No. 5774, and Block Nos. 6154, 6155 and 5773.

THIRTIETH WARD, SECTION 12.

ELEVENTH AVENUE—SEWER, from 65th to 66th sts., and SIXTY-FIFTH STREET, south side, from 11th to 10th aves. Area of assessment affects Blocks Nos. 5751 and 5752.

THIRTIETH WARD, SECTION 18.

GELSTON PLACE—REGULATING, GRADING, CURBING, GUTTERING AND LAVING CEMENT SIDEWALKS, between 86th and 94th sts. Area of assessment: Both sides of Gelston pl., from 86th st. to 94th st., and to the extent of half the block at the intersecting streets.

BATTERY AVENUE—REGULATING AND GRADING, between 86th and 92d sts.; LAVING SIDEWALKS AND CURBING, between 86th and 90th sts. Area of assessment: Both sides of Battery ave., from 86th to 92d sts., and to the extent of half the block at the intersecting

EIGHTY-THIRD STREET AND TENTH AVENUE—SEWER BASIN at the north corner. Area of assessment affects Block No. 6011.

SEVENTY-SECOND STREET—SEWER BASIN at north corner of New Utrecht ave. Area of assessment affects Block No. 6180.

SEVENTY-FIFTH STREET—SEWER, north side, between 14th ave. and end of existing sewer about 341 feet east of 15th ave.; south side between 14th and 16th aves. Area of assessment affects Block Nos. 6212, 6213, 6223 and 6224.

— that the same were confirmed by the Board of Assessors on March 25, 1913, and entered March 25, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before May 24, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum from the date when such assessments became liens to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, March 25, 1913. m28,a8

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF QUEENS.

SECOND WARD.
NURGE STREET—SEWER, from Emma st. to Martin st. Area of assessment: Both sides of Nurge st., from Emma st. to Martin st.

PLEASURE AVENUE—SEWER, from 2d ave. to Lawrence st. Area of assessment: Both sides of Pleasure ave., from 2d ave. to Lawrence st.

— that the same were confirmed by the Board of Assessors March 25, 1913, and entered March 25, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided in section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Municipal Building, Court House sq., Long Island City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. until 12 m., and all payments made thereon on or before May 24, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, March 25, 1913. m28,a8.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL

IMPROVEMENTS IN THE BOROUGH OF MANHATTAN:

TWELFTH WARD, SECTION 7.
WEST 141ST STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Broadway to Riverside drive. Area of assessment: Both sides of 141st st., from Broadway to Riverside drive.

— that the same was confirmed by the Board of Assessors on March 25, 1913, and entered on March 25, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before May 24, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessment became a lien to the date of payment.

WM. A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, March 25, 1913. m28,a8

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1005 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF MANHATTAN.

TWELFTH WARD, SECTION 8.

AN UNNAMED STREET—OPENING, (Fort George terrace) from Fort George ave., to Dyckman st. Confirmed February 19, 1913; entered March 24, 1913. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Manhattan, in the City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of a line midway between Audubon ave., and St. Nicholas ave., as these streets are laid out south of W. 192d st., distant 100 feet northerly from the northerly line of W. 193d st., the said distance being measured at right angles to W. 193d st., and running thence northerly along the prolongation of the said line midway between Audubon ave., and St. Nicholas ave., to the intersection with a line distant 400 feet northwesterly from and parallel with the northwesterly line of the unnamed street, as laid out where it adjoins Fort George ave., the said distance being measured at right angles to the unnamed street; thence northeasterly along the said line parallel with the northwesterly line of Dyckman st., the said distance being measured at right angles to Dyckman st.; thence southwesterly along the said line parallel with the unnamed street and along the prolongation of the said line to the intersection with a line distant 100 feet northwesterly from and parallel with the easterly line of the Speedway, the said distance being measured at right angles to the Speedway; thence southwesterly along the said line parallel with the Speedway, and along the prolongation of the said line to the intersection with the prolongation of a line distant 400 feet southeasterly from and parallel with the southeasterly line of the unnamed street as laid out adjoining Fort George ave., the said distance being measured at right angles to the unnamed street; thence southwesterly along the said line parallel with the unnamed street and along the prolongation of the said line to a point distant 100 feet east from the easterly line of Fort George ave., the said distance being measured at right angles to Fort George ave.; thence southwesterly and always distant 100 feet easterly from and parallel with the easterly lines of Fort George ave. and Amsterdam ave., to the intersection with a line parallel with W. 193d st., and passing through the point of beginning; thence northwesterly along the said line parallel with W. 193d st. to the point or place of beginning.

The above entitled assessment was entered on the date hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section 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 to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before May 24, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessment became a lien to the date of payment.

WM. A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, March 24, 1913. m27,a7

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF MANHATTAN.

TWELFTH WARD, SECTION 17.

SEVENTH WARD, SECTION 7; NINTH WARD, SECTION 4; TWELFTH WARD, SECTION 2; TWENTY-SIXTH WARD, SECTION 5 AND 13.

FLAGGING—RICHARD STREET, between Verona street and Rapelyea street; east side of BARBEY STREET, between Sunnyside avenue and Highland boulevard; west side of CLASSEN AVENUE, between St. Marks avenue and Prospect place; both sides of SACKMAN STREET, between East New York and Atlantic avenues; west side of STONE AVENUE, between East New York avenue and Bergen street; west side of KENT AVENUE, between Park and Myrtle avenues. Area of assessment affects Lot 1, Block 523; Lots 1 to 5, inclusive, in Block 519; Lots 8, 20, 21, 22 and 23, in Block 512; Lots 24, 26, 27, 28 and 29, Block 511; Lots 30 and 31, Block 511; Lots 23 to 28, inclusive, in Block 518; Lots 24 to 31, inclusive, in Block 522; Lot 1, Block 504; Lots 3 and 23, Block 508; Lots 1, 5 to 10, inclusive, and 37, in Block 3888; Lot 1, Block 3887; Lot 52 in Block 1155, Lots 1 and 9, Block 1446; Lots 1 and 64, Block 1437; Lot 28, Block 1436; Lot 29, Block 1443; Lot 31, Block 1450, and Lot 46, in Block 1453; Lot 33, in Block 1897.

EIGHTH WARD, SECTION 3, AND THIRTIETH WARD, SECTION 17.

NINTH AVENUE—REGULATING AND GRADING, between 47th and 49th streets. Area of assessment: Both sides of 9th avenue, from 47th to 49th streets, and to the extent of half the block at the intersecting streets.

NINTH WARD, SECTION 4, AND TWENTY-FOURTH WARD, SECTION 5.

UNION STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Clason to Bedford avenues. Area of assessment: Both sides of Union street, from Clason to Bedford avenues, and to the extent of half the block at the intersecting streets.

SEVENTEENTH WARD, SECTION 9.

BANKER STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Meadrole to Nassau avenues. Area of assessment: Both sides of Banker street, from Meadrole to Nassau avenues, and to the extent of half the block at the intersecting avenues.

EIGHTEENTH WARD, SECTION 10.

SHARON STREET—SEWER, from Olive street to Morgan avenue. Area of assessment affects Blocks Nos. 2908 and 2913.

TWENTY-FOURTH WARD, SECTION 5.

STERLING PLACE—SEWER, between Rochester and Utica avenues. Area of assessment affects Blocks Nos. 1373 and 1379.

TWENTY-FOURTH AND TWENTY-NINTH WARDS, SECTION 5.

MONTGOMERY STREET—REGULATING, GRADING, CURBING AND FLAGGING, between Franklin and Bedford avenues. Area of assessment: Both sides of Montgomery street, from Franklin to Bedford avenues, and to the extent of half the block at the intersecting avenues.

TWENTY-FIFTH WARD, SECTION 6.

HUNTERLY ROAD—REGULATING, GRADING, CURBING, FLAGGING AND PAVING, from Herkimer street to Atlantic avenue. Area of assessment: Both sides of Hunterly road from Herkimer street to Atlantic avenue, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before May 24, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.

TWENTY-SIXTH WARD, SECTION 5.

STERLING PLACE—SEWER, from Eastern Parkway Extension. Area of assessment affects Blocks Nos. 1468 and 1472.

TWENTY-SEVENTH WARD, SECTION 11.

BUSHWICK AVENUE—SEWER, west side, between Hart and Lawton streets. Area of assessment affects Lots 18, 19, 21, 22, 23 and 24, in Block 3225.

TWENTY-NINTH WARD, SECTION 15.

EAST THIRTY-FIFTH STREET—PAVING, between Glenwood and Farragut roads. Area of assessment: Both sides of East 35th street, between Glenwood and Farragut roads, and to the extent of half the block at the intersecting roads.

LINDEN AVENUE—SEWER, between East 35th street and Brooklyn avenue. Area of assessment affects Blocks Nos. 4840, 4841, 4856 and 4872.

TWENTY-NINTH WARD, SECTION 16.

SEWER BASIN ON FLATBUSH AVENUE, at the northeast corner of Maple street; northeast corner of Rutland road; northeast corner of Robinson street; southeast corner of Snyder avenue; northeast corner of Duryea place; southeast corner of Vanderveer place and southeast corner of Avenue D. Area of assessments affects Lots 1, 12 to 18, inclusive, in Block 5034; Lot 1, Block 5028; Lots 1 and 7, in Block 5048; Block 5109; Blocks 5132, 5188 and 5210.

OAKLAND PLACE—SEWER, from Tilden avenue to Butler street. Area of assessment affects Block No. 5127.

EAST TWENTY-EIGHTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Clarendon road to Canarsie lane. Area of assessment: Both sides of East 28th street, from Clarendon road to Canarsie lane, and to the extent of half the block at the intersecting streets.

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IMPROVEMENTS IN THE BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 10.
LONGFELLOW AVENUE—REGULATING, GRADING, SETTING CURBSTONE, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES, from the bridge over the N. Y. N. H. & H. R. R. to Aldus street, Area of assessment: Lots 1, 29, 70 and 38, in Block 2755.

RECEIVING BASINS, at northeast corner of HUNTS POINT AVENUE AND LONGFELLOW AVENUE; northeast corner of HUNTS POINT AVENUE AND FAILE STREET, and northeast and northwest corners of SPOFFORD AVENUE AND MANIDA STREET. Area of assessment affects Blocks Nos. 2763 and 2766.

TWENTY-FOURTH WARD, SECTION 11.

AQUEDUCT AVENUE—PAVING AND SETTING CURB, from West 181st street to Fordham road. Area of assessment: Both sides of Aqueduct avenue, from 181st street to the Fordham road, and to the extent of half the block at the intersecting streets.

TWENTY-FOURTH WARD, ANNEXED TERRITORY.

LELAND AVENUE—REGULATING, GRADING, SETTING CURBSTONE, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING SIDEWALKS, between Westchester avenue and Gleason avenue. Area of assessment: Both sides of Leland avenue, from Westchester avenue to Gleason avenue, and to the extent of half the block at the intersecting avenues.

—that the same were confirmed by the Board of Assessors March 19, 1913, and entered March 19, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments for LONGFELLOW AVENUE—REGULATING, etc., and LELAND AVENUE—REGULATING, etc., exceeding five per cent. of the assessed valuation for the year 1912, of the property affected thereby, has been divided into ten annual instalments, according to the provisions of section 1019 of the Greater New York Charter. The instalments not due, with interest at the rate of five per centum per annum to the date of payment, may be paid at any time.

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Bergen Building, fourth floor, southeast corner of Arthur and Tremont avenues, Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before May 19, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of payment.

W.M. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, March 19, 1913. m25,a4

Corporation Sales of Buildings.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the

Borough of Brooklyn.

Being the buildings, parts of buildings, etc., standing within the lines of W. 19th st., from Mermaid ave. to Surf ave., and W. 20th st., from Neptune ave. to Surf ave., in the Borough of Brooklyn, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K. No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund adopted at a meeting held March 19, 1913, the sale by sealed bids at the upset or minimum prices named in the description of each parcel, of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on

MONDAY, APRIL 14, 1913.

at 11 a. m., in lots and parcels and in manner and form and at upset prices as follows:

Parcels Nos. 58-59. Part of one-story frame building on the west side of W. 19th st., south of Mermaid ave. Cut 5.8 from north side by 6 feet on south side. Upset price, \$10.

Parcel No. 139. Part of summer garden on west side of W. 20th st., north of Surf ave. Cut 11 feet on north end by 11.4 feet on south end. Upset price, \$5.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K. No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 14th day of April, 1913, and then publicly opened for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject

any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened April 14, 1913," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue," Room K, No. 280 Broadway, New York City, from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

W.M. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, March 22, 1913. m28,a14

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT OF THE BOROUGH OF QUEENS, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments upon property owned by The City of New York, acquired by it for street opening purposes in the

Borough of Queens.

Being the buildings, parts of buildings, etc., standing within the lines of Woodbine st., from the southerly line of Seneca ave. to Fairview ave., in the Borough of Queens, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K. No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund adopted at a meeting held March 19, 1913, and entered March 19, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments for LONGFELLOW AVENUE—REGULATING, etc., and LELAND AVENUE—REGULATING, etc., exceeding five per cent. of the assessed valuation for the year 1912, of the property affected thereby, has been divided into ten annual instalments, according to the provisions of section 1019 of the Greater New York Charter. The instalments not due, with interest at the rate of five per centum per annum to the date of payment, may be paid at any time.

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Bergen Building, fourth floor, southeast corner of Arthur and Tremont avenues, Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before May 19, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of payment.

W.M. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, March 19, 1913. m25,a10

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject

any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened April 14, 1913," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue," Room K, No. 280 Broadway, New York City, from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

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Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

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THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."</p

21, 1910, did grant to the Company the right and privilege to construct, maintain and operate conduits in and under the surface of the streets in certain districts in the Borough of Manhattan, City of New York, for the purpose of supplying refrigeration to consumers, upon certain conditions therein fully set forth; and

Whereas, the said Company has applied to the Board by a petition verified the 24th day of February, 1913, for a modification of the said contract, in accordance with said petition;

Now, therefore, in consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby covenant and agree as follows:

Section 1. The City consents to such modification in and to the said contract, subject to the following conditions:

Section 2. Subdivision Second, paragraph (b) is hereby amended to read:

(b) From October 21, 1910, to the date of the execution of this contract by the Mayor, an annual sum which shall in no case be less than eight hundred dollars (\$800), and which shall be equal to two (2) per cent. of its gross annual receipts if such percentage shall exceed the sum of eight hundred dollars (\$800).

From the date of the execution of this contract by the Mayor to October 21, 1915, an annual sum which shall in no case be less than sixteen hundred dollars (\$1,600), and which shall be equal to two (2) per cent. of its gross annual receipts if such percentage shall exceed the sum of eight hundred dollars (\$800).

During the second term of five (5) years an annual sum, which shall in no case be less than twenty-four hundred dollars (\$2,400), and which shall be equal to three (3) per cent. of its gross annual receipts, if such percentage shall exceed the sum of sixteen hundred dollars (\$1,600).

During the third term of five (5) years an annual sum, which shall in no case be less than three thousand dollars (\$3,000), and which shall be equal to three (3) per cent. of its gross annual receipts, if such percentage shall exceed the sum of three thousand dollars (\$3,000).

The gross receipts mentioned above shall be the total receipts from all business for furnishing refrigeration to consumers.

Section 2, Subdivision Twenty-third, Paragraph 1 is hereby amended by providing that the sum of five thousand five hundred dollars (\$5,500) shall be deposited with the Comptroller of the City in lieu and in place of the sum of three thousand dollars (\$3,000) named therein.

Sec. 2. This contract shall take effect on the date of the execution thereof by the Mayor.

Sec. 3. All the terms and conditions contained in the said contract dated October 21, 1910, shall remain unchanged, except as hereinabove modified.

Sec. 4. The Company promises, covenants and agrees on its part and behalf to conform to and abide by all the terms and conditions and requirements in this contract fixed and contained.

In witness whereof the party of the first part, by its Mayor, hereunto duly authorized by the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grade of East 138th street, between Brown place and St. Ann's avenue, and of Brook avenue, between East 137th street and East 139th street, Borough of The Bronx, and that a meeting of said Board will be held in the old Council Chamber, City Hall, Borough of Manhattan, City of New York, on April 10, 1913, at 10:30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on March 27, 1913, notice of the adoption of which is hereby given, viz:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the grade of East 138th street, between Brown place and St. Ann's avenue, and of Brook avenue, between East 137th street and East 139th street, in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated October 5, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 10th day of April, 1913, at 10:30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 10th day of April, 1913.

Dated March 28, 1913.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth. m28,a8

Hearings on Public Improvement Matters.

ORGANIZATION OF RAIL TERMINAL FACILITIES UPON THE WEST SIDE OF MANHATTAN ISLAND, AND THE ELIMINATION OF SURFACE OPERATION BY THE NEW YORK CENTRAL AND HUDSON RIVER RAILROAD COMPANY UPON THE STREETS OF THE CITY.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York will hold a public hearing on Tuesday, April 8, 1913, at 10:30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan, on the recommendations contained in the report presented at the meeting of the Board on March 27, 1913, by the Committee on Terminal Improvements, upon the organization of rail terminal facilities upon the west side of Manhattan Island, and the elimination of surface operation by the New York Central and Hudson River Railroad Company upon the streets of the City.

Dated March 29, 1913.

JOSEPH HAAG, Secretary, 277 Broadway; Telephone, 2280 Worth. m29,a8

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grade of East 138th street, between Brown place and St. Ann's avenue, and of Brook avenue, between East 137th street and East 139th street, Borough of The Bronx, and that a meeting of said Board will be held in the old Council Chamber, City Hall, Borough of Manhattan, City of New York, on April 10, 1913, at 10:30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on March 27, 1913, notice of the adoption of which is hereby given, viz:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the grade of East 138th street, between Brown place and St. Ann's avenue, and of Brook avenue, between East 137th street and East 139th street, in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated October 5, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 10th day of April, 1913, at 10:30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 10th day of April, 1913.

Dated March 28, 1913.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth. m28,a8

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment will hold a public hearing in Room 16, City Hall, Borough of Manhattan, City of New York, on Thursday, April 3, 1913, at 10:30 o'clock a. m., on the proposed removal of sidewalk encroachments on the following streets in the Borough of Manhattan:

Sixth avenue, between the northerly curb line of 8th street and the southerly curb line of 13th street.

Union Square East, between the northerly curb line of 14th street and the southerly curb line of 15th street.

Dated March 24, 1913.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth. m24,a3

REMOVAL OF ENCROACHMENTS ON EAST 8TH STREET, BETWEEN BROADWAY AND 6TH AVENUE, AND ESTABLISHMENT OF ROADWAY AND SIDEWALK WIDTHS BETWEEN THE SAME LIMITS.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on March 13, 1913, the Board fixed April 3, 1913, as the date for a public hearing on the removal of sidewalk encroachments in 8th street, from the westerly curb line of Broadway to the easterly curb line of 6th avenue, Borough of Manhattan; and on the proposed establishment of the following roadway and sidewalk widths for this street, between the same limits: The width of the roadway is to be 34 feet; the width of the sidewalk on each side to be not less than 13 feet.

The hearing will be held in the Old Council Chamber, Room 16, City Hall, Borough of Manhattan, City of New York, on Thursday, April 3, 1913, at 10:30 o'clock a. m.

Dated March 24, 1913.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth. m24,a3

REMOVAL OF ENCROACHMENTS ON EAST 8TH STREET, BETWEEN BROADWAY AND 6TH AVENUE, AND ESTABLISHMENT OF ROADWAY AND SIDEWALK WIDTHS BETWEEN THE SAME LIMITS.

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Dated March 24, 1913.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth. m24,a3

MAINTENANCE OF NEWS STANDS BEING ELEVATED RAILROAD STAIRS OR BEHIND SUBWAY ENTRANCES, BOROUGH OF MANHATTAN.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment will hold a public hearing in Room 16, City Hall, Borough of Manhattan, City of New York, on Thursday, April 3, 1913, at 10:30 o'clock a. m., on the proposed removal of encroachments on all streets and avenues adjacent to or at right angles with entrances to subway and elevated railway stations for a distance of 100 feet from the street corner adjacent to such entrances, permitting, however, the maintenance of news stands beneath elevated railroad stairs or behind subway entrances; the type of news stand and the location thereof to be formally approved by the Borough President.

Dated March 24, 1913.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth. m24,a3

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day, consideration was had of the communication from the Public Service Commission for the First District, transmitting resolutions as to route and general plan of construction for an additional rapid transit railway in the Borough of Queens, known as "Flushing Route," and requesting the approval and consent of this Board thereto, and the consideration was continued until April 3, 1913, at 10:30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan.

Dated New York, March 27, 1913.

JOSEPH HAAG, Secretary, m29,a3

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day, the public hearing on the proposed form of contract for the grant of a franchise to the Brooklyn and North River Railroad Company to construct, maintain and operate a street-surface railway from Fulton street and Flatbush avenue to the North River, by way of the Flatbush Avenue Extension, Manhattan Bridge, Canal and other streets, Boroughs of Brooklyn and Manhattan, which was by resolution adopted January 30, 1913, fixed for March 13, 1913, and on that date was continued until March 27, 1913, was continued until April 3, 1913, at 10:30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan, when all persons interested will have an opportunity to appear and be heard.

Dated New York, March 27, 1913.

JOSEPH HAAG, Secretary, m29,a3

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A certified check or cash to the amount of Twenty-five Dollars (\$25) must accompany bid. Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.

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

m22,a3

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

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Proposals.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1903, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE RECEIVED BY THE COMMISSIONER OF WATER SUPPLY, GAS AND ELECTRICITY AT THE ABOVE OFFICE UNTIL 2 O'CLOCK P.M., ON

WEDNESDAY, APRIL 9, 1913.

Borough of Brooklyn.

I. FOR FURNISHING AND CONSTRUCTING BUILDINGS AT EAST NEW YORK PIPE YARD, NO. 137 JAMAICA AVE., BOROUGH OF BROOKLYN.

Section I. For all mason work, steel and iron work, sheet metal work, carpenter work, roofing, painting and electrical work.

Section II. For all plumbing and gasfitting.

Section III. For all steam heating work. The time allowed for doing and completing the entire work will be on:

Section I, one hundred and twenty-five (125) working days; Section II, fifty (50) working days; Section III, fifty (50) working days.

The security required will be:

On Section I, Ten Thousand Dollars (\$10,000); on Section II, Three Hundred Dollars (\$300); on Section III, Three Hundred Dollars (\$300).

II. FOR FURNISHING AND CONSTRUCTING BUILDINGS AT GOWANUS PIPE YARD, SOUTHWEST CORNER OF BUTLER AND NEVINS STREETS, BOROUGH OF BROOKLYN.

Section I. For all mason work, steel and iron work, carpenter work, sheet metal work, roofing, painting and electrical work.

Section II. For all plumbing and gasfitting.

Section III. For all steam heating work. The time allowed for doing and completing the entire work will be:

One hundred and eighty (180) working days for Section I, fifty (50) working days for Section II and fifty (50) working days for Section III.

The security required will be:

Sixteen Thousand Dollars (\$16,000) on Section I, Five Hundred Dollars (\$500) on Section II and Five Hundred Dollars (\$500) on Section III.

The bidder will state the price per unit for each item of work contained in the specifications or schedule, by which the bids will be tested.

Bids will be received for each section singly, or for any number of sections, but in comparing the bids, the bids for each section will be compared separately and the contract awarded by sections.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1903, 13 to 21 Park row, Borough of Manhattan. HENRY S. THOMPSON, Commissioner.

m22,a5

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

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1903, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE RECEIVED BY THE COMMISSIONER OF WATER SUPPLY, GAS AND ELECTRICITY AT THE ABOVE OFFICE UNTIL 2 O'CLOCK P.M., ON

WEDNESDAY, APRIL 9, 1913.

Boroughs of Manhattan and The Bronx. SECTION I. FOR FURNISHING, DELIVERING AND LAYING HIGH PRESSURE FIRE SERVICE MAINS AND APPURTENANCES IN 24TH, 25TH, 26TH, 27TH, 28TH, 29TH, 30TH, 31ST, 32D, 33D AND 34TH STS., AND IN MADISON, 5TH, 6TH, 7TH, 8TH, 9TH, 10TH, 11TH, 12TH AND 13TH AVES.

SECTION II. FOR FURNISHING, DELIVERING AND LAYING HIGH PRESSURE FIRE SERVICE MAINS AND APPURTENANCES IN BAYARD, BAXTER, BROOME, BOWERY, ELIZABETH, ELM, HOUSTON, HUDSON, MOTT, MULBERRY, PRINCE SPRING, STONE, WEST AND WORTH STS., AND WEST BROADWAY, INCLUDING THE FURNISHING, DELIVERING AND INSTALLING MOTOR OPERATED VALVES, WATER-PROOF VALVE VAULTS AND SUBSIDIARY DUCTS ON THE BOWERY, HUDSON ST. AND STONE ST., AND SUBSIDIARY DUCTS AND SERVICE BOXES AT THE OLIVER STREET AND AT THE GANSEVOORT STREET HIGH PRESSURE PUMPING STATIONS.

The time allowed for doing and completing the entire work will be:

For Section I, three hundred and fifty (350) consecutive working days; for Section II, two hundred and twenty-five (125) consecutive working days.

The security required will be:

For Section I, Three Hundred Thousand Dollars (\$300,000); for Section II, Twenty-five Thousand Dollars (\$25,000).

Bidders are particularly cautioned against the submission of a bid before making a personal examination of the location proposed for the work under this contract, and familiarizing themselves with all existing conditions and with all difficulties to be met with during construction.

Bidders are cautioned that a provision in the contract requires the contractor to make any repairs to the mains and appurtenances which may be due to defects in material or workmanship, and to maintain the carriage-way, curb, gutter or sidewalk on the line of the trench during the period of one year from the final completion and acceptance of the work.

The items on which payment will be made under the contract, and on which bids or estimates will be submitted, are shown in the following statement, with the approximate quantities of these items based upon the Engineer's estimates:

Bids will be received for either or both sections, but in comparing the bids, the bids for each section will be compared separately, and the contract awarded by sections.

The bidder will state the price of work contained in the specifications or schedule, by which the bids will be tested.

The Commissioner reserves the right to reject all bids or estimates if he deems it to be the interest of the City so to do.

A deposit of Five Dollars (\$5) will be required from all applicants for each copy of the plans and specifications. This deposit will be

returned if said copies of the plans and specifications are delivered to the Department within five (5) days after the opening of the bids, provided they are in good condition.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1904, 13 to 21 Park row, Borough of Manhattan. HENRY S. THOMPSON, Commissioner.

40 square yards of asphalt pavement—heavy traffic mixture with Portland cement filler—including binder course on intersecting streets (no guarantee).

20 square yards of asphalt block pavement on intersecting streets (no guarantee).

4,900 cubic yards of Portland cement concrete.

7,030 linear feet of new 7-inch granite curbstone, furnished and set.

7,030 linear feet of old curbstones, to be purchased and removed by contractor.

260 linear feet of new granite headerstone, furnished and set.

8 standard heads and covers complete, for sewer manholes, furnished and set.

40 cubic yards of earth excavation.

40 cubic yards of filling, to be furnished.

3,400 square yards of special granite block pavement, with paving cement joints, except the railroad area.

9,120 square yards of special granite block pavement, with paving cement joints, in the railroad area (no guarantee).

470 square yards of old stone blocks, to be purchased and removed by the contractor.

1,800 cubic yards of Portland cement concrete.

100 linear feet of new 5-inch bluestone curb, to be furnished and set around parkways.

100 linear feet of old bluestone curbstone, to be redressed, rejoined and reset.

The time allowed for doing and completing the above work will be sixty (60) working days.

The amount of security required will be \$25,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure or article, by which the bids will be tested. The extensions must be made and footed up.

Blank forms and specifications may be had at the office of the Commissioner of Public Works, Room 1808, 21 Park row, until 2 o'clock p.m., on

TUESDAY, APRIL 8, 1913.

1. FOR REGULATING AND REPAVING WITH SPECIAL GRANITE BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF 55TH STREET, FROM WEST SIDE 9TH AVENUE TO EAST SIDE 10TH AVENUE, AND FROM WEST SIDE 11TH AVENUE TO EAST SIDE 12TH AVENUE.

Engineer's estimate of the amount of work to be done:

5,560 square yards special granite block pavement, with paving cement joints.

1,090 cubic yards of Portland cement concrete.

2,640 linear feet of new 5-inch bluestone curbstone, furnished and set.

660 linear feet of old bluestone curbstone, redressed, rejoined and reset.

10 cubic yards of earth excavation.

10 cubic yards of filling, to furnish.

4 standard heads and covers, complete, for sewer manholes, furnished and set.

5,450 square yards of old stone block, to be purchased and removed by contractor.

The time allowed for doing and completing the above work will be thirty-five (35) working days.

The amount of security required will be \$7,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

2. FOR REGULATING AND REPAVING WITH SPECIAL GRANITE BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF 56TH STREET, FROM WEST SIDE 10TH AVENUE TO THE EAST SIDE 11TH AVENUE.

Engineer's estimate of the amount of work to be done:

2,810 square yards of special granite block pavement, with paving cement joints, except the railroad area.

550 cubic yards of Portland cement concrete.

1,490 linear feet of new 5-inch bluestone curbstone, furnished and set.

170 linear feet of old bluestone curbstone, redressed, rejoined and reset.

10 cubic yards of earth excavation.

10 cubic yards of filling, to furnish.

2 standard heads and covers, complete, for sewer manholes, furnished and set.

The time allowed for doing and completing the above work will be twenty-five (25) working days.

The amount of security required will be \$3,500, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

3. FOR REGULATING AND REPAVING WITH SHEET ASPHALT—HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER—with close binder on a concrete foundation the roadway of 57th street, from west side 1st avenue to the east side 3d avenue.

Engineer's estimate of the amount of work to be done:

5,860 square yards of asphalt pavement—heavy traffic mixture with Portland cement filler—including binder course.

1,100 cubic yards of Portland cement concrete.

160 linear feet of new granite headerstone, furnished and set.

2,020 linear feet of new 5-inch bluestone curbstone, furnished and set.

510 linear feet of old bluestone curbstone, redressed, rejoined and reset.

8 standard heads and covers, complete, for sewer manholes, furnished and set.

The time allowed for doing and completing the above work will be thirty-five (35) working days.

The amount of security required will be \$5,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

4. FOR REGULATING AND PAVING WITH SHEET ASPHALT—HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER—with close binder on a concrete foundation the roadway of 176th street, from west side st. nicholas avenue to the east side of wadsworth avenue.

Engineer's estimate of the amount of work to be done:

1,120 square yards of asphalt pavement—heavy traffic mixture with Portland cement filler—including binder course.

220 cubic yards of Portland cement concrete.

60 linear feet of new granite headerstone, furnished and set.

130 linear feet of new 5-inch bluestone curbstone, furnished and set.

530 linear feet of old bluestone curbstone, redressed, rejoined and reset.

The time allowed for doing and completing the above work will be twenty (20) working days.

The amount of security required will be \$1,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

5. FOR REGULATING AND REPAVING THE ROADWAY OF BROADWAY, EAST SIDE, FROM THE SOUTH SIDE OF 92D STREET TO THE NORTH SIDE OF 119TH STREET WITH SHEET ASPHALT—HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER—with close binder on a concrete foundation between curb and rail; and with special granite block pavement, between the easterly rail of easterly track and the westerly rail of westerly track, including intersections at parkways.

Engineer's estimate of the amount of work to be done:

25,460 square yards of asphalt pavement—heavy traffic mixture with Portland cement filler—including binder course, except the railroad area.

1,640 square yards of asphalt pavement—heavy traffic mixture with Portland cement filler—including binder course in the railroad area (no guarantee).

The time allowed for doing and completing the above work will be one hundred and twenty-five (125) consecutive calendar working days.

The amount of security required will be \$15,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

6. FOR REGULATING AND REPAVING THE ROADWAY OF BROADWAY, EAST SIDE, FROM THE SOUTH SIDE OF 92D STREET TO THE NORTH SIDE OF 119TH STREET WITH SHEET ASPHALT—HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER—with close binder on a concrete foundation between curb and rail; and with special granite block pavement, between the easterly rail of easterly track and the westerly rail of westerly track, including intersections at parkways.

Engineer's estimate of the amount of work to be done:

25,460 square yards of asphalt pavement—heavy traffic mixture with Portland cement filler—including binder course, except the railroad area.

1,640 square yards of asphalt pavement—heavy traffic mixture with Portland cement filler—including binder course in the railroad area (no guarantee).

The time allowed for doing and completing the above work will be one hundred and twenty-five (125) consecutive calendar working days.

The amount of security required will be

AVE. AND BAY 17TH ST., FROM 86TH ST. TO CROPSEY AVE.

The Engineer's estimate is as follows:

10,740 square yards asphalt pavement outside railroad area (5 years maintenance).
40 square yards asphalt pavement within railroad area (no maintenance).
1,790 cubic yards concrete outside railroad area.

7 cubic yards concrete within railroad area.
60 linear feet new curbstone set in concrete.
60 linear feet old curbstone reset in concrete.
350 linear feet bluestone heading stones set in concrete.

Time allowed, forty (40) working days.
Security required, Eight Thousand Two Hundred Dollars (\$8,200).

NO. 9. FOR REGULATING AND REPAIRING WITH PERMANENT ASPHALT PAVING ON A 6-INCH CONCRETE FOUNDATION THE ROADWAYS OF RUTLAND RD. AND FENMORE ST., FROM FLATBUSH AVE. TO ROGERS AVE.

The Engineer's estimate is as follows:

13,225 square yards asphalt pavement (5 years maintenance).
20 square yards old stone pavement (to be relaid).

2,205 cubic yards concrete.
2,970 linear feet new curbstone set in concrete.

4,455 linear feet old curbstone reset in concrete.
70 linear feet bluestone heading stones set in concrete.

33 noiseless covers and heads for sewer manholes.

Time allowed, forty (40) working days.

Security required, Twelve Thousand Three Hundred Dollars (\$12,300).

NO. 10. FOR REGULATING AND REPAIRING WITH PERMANENT ASPHALT PAVING ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF 79TH ST., FROM 13TH AVE. TO 14TH AVE.

The Engineer's estimate is as follows:

2,580 square yards asphalt pavement outside railroad area (5 years maintenance).
20 square yards asphalt pavement within railroad area (no maintenance).

430 cubic yards concrete outside railroad area.
5 cubic yards concrete within railroad area.
50 linear feet new curbstone set in concrete.
60 linear feet bluestone heading stones set in concrete.

Time allowed, thirty (30) working days.

Security required, Two Thousand Dollars (\$2,000).

NO. 11. FOR REGULATING AND REPAIRING WITH PERMANENT ASPHALT PAVING ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF 92D ST., FROM SHORE RD. TO 3D AVE.

The Engineer's estimate is as follows:

7,290 square yards asphalt pavement (5 years maintenance).

1,215 cubic yards concrete.

45 linear feet old curbstone reset in concrete.

275 linear feet bluestone heading stones set in concrete.

4,010 linear feet steel bound cement curb (1 year maintenance).

Time allowed, thirty-five (35) working days.

Security required, Six Thousand Six Hundred Dollars (\$6,600).

NO. 12. FOR FURNISHING AND DELIVERING 750 CUBIC YARDS PAVING GRAVEL AS FOLLOWS:

250 cubic yards to Corporation Yard, Wallabout Market, foot of Hewes st.

250 cubic yards to Corporation Yard, Hopkinson ave., near Marion st.

250 cubic yards to Corporation Yard, De Kalb ave., near Irving ave.

Time and quantity of delivery as directed by Chief Engineer or his representative.

Entire delivery to be completed on or before December 31, 1913.

Security required, thirty (30) per cent. of the total amount for which the contract is awarded.

NO. 13. FOR FURNISHING AND DELIVERING 2,500 BARRELS OF PORTLAND CEMENT AS FOLLOWS:

1,200 barrels to Corporation Yard, Wallabout basin, foot of Hewes st.

100 barrels to Corporation Yard, 67th st., near 18th ave.

700 barrels to Corporation Yard, Hopkinson ave., near Marion st.

100 barrels to Corporation Yard, De Kalb ave., near Irving ave.

200 barrels to Corporation Yard, N. 8th st., near Union ave.

200 barrels to yard adjoining Municipal Asphalt Plant, 7th st. basin, Gowanus Canal.

Entire delivery to be completed on or before December 31, 1913.

Security required, thirty (30) per cent. of the total amount for which the contract is awarded.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per linear foot, square foot, square yard, cubic yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Highways, Borough of Brooklyn, No. 12 Municipal Building, Brooklyn.

ALFRED E. STEERS, President.

Dated March 24, 1913. m28,29.

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

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM NO. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, CITY OF NEW YORK.

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

WEDNESDAY, APRIL 9, 1913.

1. FURNISHING AND DELIVERING JANITORS' MISCELLANEOUS SUPPLIES FOR 1913.

The time allowed for the performance of the contract is sixty (60) calendar days.

The amount of the security for the performance of the contract shall be thirty (30) per cent. of the total amount for which the contract is awarded.

2. FURNISHING AND DELIVERING TO LETTER PAPER FOR THE YEAR 1913.

The time allowed for the performance of the contract is sixty (60) calendar days.

The amount of the security for the performance of the contract shall be thirty (30) per cent. of the total amount for which the contract is awarded.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, per dozen, per gallon, or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Bureau of Public

Buildings and Offices, Room 29, Municipal Building, Borough of Brooklyn.

ALFRED E. STEERS, President.

Dated Brooklyn, March 26, 1913. m28,29.

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

BOARD MEETINGS.

Board of Aldermen.

The Board of Aldermen meets in the Aldermanic Chamber, City Hall, every Tuesday, at 1:30 o'clock p. m.

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

Board of Estimate and Apportionment.

The Board of Estimate and Apportionment meets in the Old Council Chamber (Room 16), City Hall, every Thursday, at 10:30 o'clock a. m.

JOSEPH HAAG, Secretary.

Commissioners of Sinking Fund.

The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesday, at 11 a. m., at call of the Mayor.

JOHN KORR, JR., Secretary.

Board of Revision of Assessments.

The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Friday, at 11 a. m., upon notice of the Chief Clerk.

JOHN KORR, JR., Chief Clerk.

Board of City Record.

The Board of City Record meets in the City Hall at call of the Mayor.

DAVID FERGUSON, Supervisor, Secretary.

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

BOARD OF WATER SUPPLY.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Board of Water Supply, at its offices, seventh floor, 165 Broadway, New York, until 11 a. m., on

TUESDAY, APRIL 8, 1913.

FOR CONTRACT 105.

FOR FURNISHING, DELIVERING AND INSTALLING BRONZE RISER VALVES AND APPURTENANCES FOR THE CITY TUNNEL OF CATSKILL AQUEDUCT IN THE CITY OF NEW YORK.

A statement of the quantities of the materials and further information are given in the information for Bidders, forming part of the contract. At the above place and time bids will be publicly opened and read. The award of the contract, if awarded, will be made by the Board as soon thereafter as practicable. The Board reserves the right to reject any and all bids.

Two or more bonds, the aggregate amount of which shall be Eighty Thousand Dollars (\$80,000), will be required for the faithful performance of the contract.

No bid will be received and deposited unless accompanied by a certified check upon a national or State bank, drawn to the order of the Comptroller of The City of New York to the amount of Four Thousand Dollars (\$4,000).

Time allowed for the completion of the work is 52 weeks from the service of notice by the Board to begin work.

Pamphlets containing information for bidders, forms of proposal, contract, specifications, contract drawings, etc., can be obtained at the above address upon application in person or by mail, by depositing the sum of ten dollars (\$10) in currency, or check drawn to the order of the Board of Water Supply, for each pamphlet. This deposit will be refunded upon the return of the pamphlets in acceptable condition within thirty days from the date on which bids are to be opened.

CHARLES STRAUSS, President; CHARLES N. CHADWICK, JOHN F. GALVIN, Commissioners of the Board of Water Supply.

JOSEPH P. MORRISSEY, Secretary. m21,28

See General Instructions to Bidders on the last page, last column, of the "City Record," so far as applicable hereto and not otherwise provided for.

DEPARTMENT OF EDUCATION.

Proposals.

DEPARTMENT OF EDUCATION, CORNER OF PARK AVENUE AND 59TH STREET, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until four o'clock p. m., on

MONDAY, APRIL 14, 1913.

Borough of Brooklyn.

NO. 1. FOR ITEM 1, INSTALLING HEATING AND VENTILATING APPARATUS, AND ITEM 2, INSTALLING TEMPERATURE REGULATION IN NEW PUBLIC SCHOOL 28, ON FULTON AND HERKIMER STS., ABOUT 200 FEET WEST OF HOWARD AVE., BOROUGH OF BROOKLYN.

The time allowed to complete the whole work of each item will be two hundred (200) working days, as provided in the contract.

The amount of security required is as follows:

Item 1, Twelve Thousand Dollars (\$12,000); Item 2, One Thousand Dollars (\$1,000).

A separate proposal must be submitted for each item, and award will be made thereon.

The deposit accompanying bid on Item 1 or Item 2 shall be five per centum of the amount of security.

On No. 1 the bidders must state the price of each item by which the bids will be tested.

Blank forms, plans and specifications may be obtained at the office of the Superintendent, at estimating room, ninth floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at branch office, No. 131 Livingston st., Borough of Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated April 2, 1913. a2,14

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

DEPARTMENT OF EDUCATION, CORNER OF PARK AVENUE AND 59TH STREET, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 3 o'clock p. m., on

MONDAY, APRIL 7, 1913.

Borough of Manhattan.

NO. 1. FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 8, 16, 23, 28, 32, 33, 38, 41, 51, 56, 58, 84, 94, 114, DE WITT CLINTON HIGH SCHOOL AND HIGH SCHOOL OF COMMERCE, BOROUGH OF MANHATTAN.

The time allowed to complete the whole work on each school will be fifty-five (55) working days, as provided in the contract.

The amount of security required is as follows:

Public School 8, \$300; Public School 16, \$500;

Public School 23, \$300; Public School 28, \$300;

Public School 32, \$300; Public School 33, \$300;

Public School 38, \$500; Public School 41, \$300;

Public School 51, \$400; Public School 56, \$300;

Public School 58, \$300; Public School 84, \$400;

Public School 94, \$300; Public School 114, \$500;

DeWitt Clinton High School, \$400; High School of Commerce, \$300.

A separate proposal must be submitted for each school, and award will be made thereon.

The time allowed to complete the whole work on each school will be fifty-five (55) working days, as provided in the contract.

The amount of security required is as follows:

Public School 8, \$3

COMMISSIONERS OF SINKING FUND.

Notice of Public Hearing.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Commissioners of the Sinking Fund, in accordance with the provisions of chapter 372 of the Laws of 1907, will hold a public hearing in Room 16, City Hall, Borough of Manhattan, at 11:10 o'clock in the forenoon, on Wednesday, April 16, 1913, relative to a request of the Commissioner of Docks that the Commissioners of the Sinking Fund approve a new plan for the improvement of the waterfront of The City of New York, between Chambers and Canal streets, North River, in the Borough of Manhattan, made and adopted by the Commissioner of Docks in accordance with law March 26, 1913. The plan as adopted by the Commissioner of Docks is open to the inspection of any citizen, at the office of the Comptroller of The City of New York, No. 280 Broadway, Borough of Manhattan, at all times during business hours. The following is a technical description of the proposed amendments:

The proposed amendment to the amended new plan consists in the establishment of four (4) piers 125 feet in width, two (2) piers 100 feet in width, one (1) pier 60 feet in width, and an area for ferry improvements 210 feet \pm in width, all springing from the bulkhead line established by the Secretary of War April 25, 1890, and running offshore to the pierhead line as modified and established by the Secretary of War March 1, 1913, as follows:

A pier at and near the foot of Harrison street 100 feet in width, located centrally between the northerly side of Pier New 21 and the southerly side of Pier New 24, with its side lines approximately parallel with the existing lines of Pier New 23.

A pier at and near the foot of Duane street 125 feet in width, with its northerly line 300 feet southerly from the southerly line of the pier at and near the foot of Harrison street, above described, and with its side lines approximately parallel with the above described proposed new pier.

A slip 240 feet \pm in width, southerly from the pier at and near the foot of Duane street, between the southerly side of the proposed new pier at and near the foot of Duane street, to the southerly side of Pier New 20.

A pier 125 feet in width, between North Moore street and Franklin street, with its side lines approximately parallel with the existing lines of Pier New 24, and distant 300 feet northerly from the northerly side of the pier at and near the foot of Harrison street, above described.

A pier 125 feet in width, between North Moore street and Franklin street, with its side lines approximately parallel with the existing lines of Pier New 26, and with its southerly side 300 feet northerly from the northerly side of the pier above described, between North Moore street and Franklin street.

A pier 125 feet in width, at and near the foot of Laight street, with its side lines approximately parallel with the existing lines of Pier New 28, and with its southerly side 300 feet northerly from the northerly side of the pier above described, at northerly of and near the foot of Beach street.

An area for ferry improvements, between Vetry and Desbrosses streets, 210 feet \pm in width, with its southerly boundary line 175 feet northerly of the northerly line of the pier above described, at and near the foot of Laight street, and parallel therewith, and with its northerly line approximately coinciding with the southerly line of the proposed new pier at and near the foot of Desbrosses street, hereinafter described.

A pier 100 feet in width, between Watts street and Canal street, with its northerly side 155 feet southerly from the southerly side of Pier New 33 (Old 42), and with its side lines approximately parallel with the existing lines of Pier New 33.

A pier 60 feet in width, at and near the foot of Desbrosses street, with its northerly side distant 300 feet southerly from the southerly side of the above described proposed new pier between Watts and Canal streets, and with its side lines parallel therewith.

W. J. GAYNOR, Chairman, Commissioners of the Sinking Fund. m31,a6

SUPREME COURT—FIRST DEPARTMENT.

Filing Bill of Costs.

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of BRITTON STREET, from Bronx Park East to White Plains road, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I., to be held at the County Court House, in the Borough of Manhattan, in The City of New York, on the 11th day of April, 1913, at 10:30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, March 29, 1913.

ERNEST HALL, JAMES F. DONNELLY, ALBERT KRAKEMEYER, Commissioners of Estimate; ERNEST HALL, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. m29,a9

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements, and hereditaments required for the opening and extending EAST TWO HUNDRED AND SEVENTEENTH STREET, from White Plains road (avenue) to Oakley street (avenue), formerly Ash avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I., to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 9th day of April, 1913, at 10:30 o'clock in the

forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by law.

Dated, Borough of Manhattan, New York, March 27, 1913.

MAURICE S. COHEN, FRANK A. SPENCER, JR., PHILIP EMIRICH, Commissioners of Estimate; FRANK A. SPENCER, JR., Commissioner of Assessment.

JOEL J. SQUIER, Clerk. m27,a7

Applications to Amend Proceedings.

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to amending its application heretofore made in the matter of the application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore acquired to the lands and premises required for the opening and extending of EAST ONE HUNDRED AND SEVENTY-SEVENTH STREET, or Wyatt street, from Tremont avenue to Morris Park avenue, and BRONX PARK AVENUE (Berrian street), from Tremont avenue to Morris Park avenue (although not yet named by proper authority), in the Twenty-fourth Ward, Borough of The Bronx, City of New York, so as to relate to Bronx Park avenue, from Tremont avenue to East One Hundred and Eightieth street, as shown upon a map or plan adopted by the Board of Estimate and Apportionment March 7, 1912, and approved by the Mayor April 16, 1912, and to WYATT STREET, from Tremont avenue to Morris Park avenue.

Dated Borough of Manhattan, 26th day of March, 1913.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York. m26,a5

Filing Preliminary Abstracts.

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of LYVERE STREET, between Zerega avenue and West Farms road, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; FULLER STREET, between Zerega avenue and Seddon street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; BUCK STREET, between Zerega avenue and Seventh street, Twenty-fourth Ward, Borough of The Bronx, City of New York; MACLAY AVENUE, between Parker street and West Farms road, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; STEARNS STREET, between Glover street and Parker street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; DORSEY STREET (Carroll lane, or place), between Zerega avenue and Seventh street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, as amended by an order of the Supreme Court, dated the 16th day of March, 1912, and entered in the office of the Clerk of the County of New York, on the 19th day of March, 1912, so as to relate to the foregoing streets as shown on a map or plan adopted by the Board of Estimate and Apportionment on the 23d day of March, 1911, and approved by the Mayor on the 30th day of March, 1911.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First: That the undersigned, Commissioners of Estimate, have completed their last partial and separate estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 8th day of April, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 10th day of April, 1913, at 1 o'clock p. m.

Second: That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 8th day of April, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 11th day of April, 1913, at 1 o'clock p. m.

Third: That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the amended area of assessment for benefit by the Board of Estimate and Apportionment on the 4th day of May, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on a line midway between Seddon street and St. Peters avenue where it is intersected by a line distant 100 feet south-easterly from and parallel with the southeasterly line of Maclay avenue, the said distance being measured at right angles to Maclay avenue, and running thence south-easterly along the said line midway between Seddon street and St. Peters avenue to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the southeasterly line of Dorsey street and the northwesterly line of St. Peters avenue; thence southwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the southwesterly line of Zerega avenue and the northeasterly line of Parker street, as these streets are laid out between St. Raymond avenue and Maclay avenue; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the southwesterly line of Stearns street and the northeasterly line of Wyatt street; thence eastwardly and parallel with Wyatt street to the intersection with the northerly line of St. Raymond avenue; thence northwesterly along the easterly line of Devoe avenue; thence northwesterly along the easterly line of Devoe avenue to a point distant 100 feet northerly from the northerly line of Wyatt street; thence eastwardly and parallel with Wyatt street to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line midway between Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue and Devoe avenue; thence northwesterly along the said line parallel with Bronx Park avenue and Devoe avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of East One Hundred and Eightieth street, the said distance being measured at right angles to the prolongation of the said line to the intersection with a line midway between Bronx Park avenue

northerly line of Jackson avenue, and running thence northwesterly along said centre line to its intersection with the bulkhead line of the East River; thence southwesterly along said bulkhead line to its intersection with the centre line of the blocks between Washington avenue and Webster avenue; thence southeasterly along said last mentioned centre line to its intersection with the northerly line of Jackson avenue; thence easterly along said northerly line of Jackson avenue to the point or place of beginning, as such area is shown upon our benefit maps deposited as aforesaid.

Fourth—That, provided there be no objections filed to said supplemental and amended abstract, our supplemental and amended final report herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 27th day of June, 1913, at the opening of the Court on that day.

Fifth—In case, however, objections are filed to said abstract of estimate of assessment for benefit, the notice of motion to confirm our supplemental and amended final report herein will stand adjourned to the date to be hereafter specified, and of which notice will be given to all those who have theretofore appeared in this proceeding, as well as by publication in the City Record, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, March 19, 1913.

CHARLES H. BAILEY, Chairman; HERMAN E. WINNE, Commissioners.

WALTER C. SHEPPARD, Clerk. a3,14.

Filing Bill of Costs.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of EIGHTY-FIRST STREET, from Third avenue to Fourth avenue, in the Thirtieth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN that the bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 14th day of April, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, April 2, 1913.

THOMAS H. TROY, FRANK E. JOHNSON, JR., RICHARDSON WEBSTER, Commissioners of Estimate; THOMAS H. TROY, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. a2,12

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of CONSELYEA STREET, from Humboldt street to Maspeth avenue, in the Eighteenth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN that the bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 14th day of April, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, April 2, 1913.

MAX ARENS, GEO. E. BURR, JACOB A. WILLIAMS, Commissioners of Estimate; MAX ARENS, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. a2,12

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of NEWTON STREET, from Leonard street to Graham avenue, in the Seventeenth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN that the bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 14th day of April, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, April 2, 1913.

ERNEST P. SELLMAN, HENRY D. CIPPERLY, JACOB C. KLINCK, Commissioners of Estimate; ERNEST P. SELLMAN, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. a2,12

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements, and hereditaments required for the opening and extending of HOPKINS AVENUE (although not yet named by proper authority), between Broadway and Freeman avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN that the bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department,

a Special Term thereof, for the hearing of motions at the County Court House in the Borough of Brooklyn, in The City of New York, on the 14th day of April, 1913, at 10 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the Office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, March 31, 1913.

JOHN E. VAN NOSTRAND, LEANDER B. FABER, GEORGE POPE, Commissioners of Estimate; JOHN E. VAN NOSTRAND, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. m31,a10.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of TERRACE PLACE, from Seventeenth street to Coney Island avenue, in the Twenty-second and Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 10th day of April, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, April 28, 1913.

GEORGE A. STEVES, SOLON BARBANELL, Commissioners of Estimate; SOLON BARBANELL, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m28,a8

Hearings on Qualifications.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of SUNSWICK STREET, from Harris avenue to Graham avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, Second Department, bearing date the 21st day of March, 1913, and duly entered and filed in the office of the Clerk of the County of Queens on the 25th day of March, 1913, Henry Vollmer, Esq., was appointed a Commissioner of Estimate in the above entitled proceeding in the place and stead of Thomas F. Dowling, deceased.

Notice is further given that pursuant to the said order dated the 21st day of March, 1913, and duly entered and filed in the office of the Clerk of the County of Queens on the 25th day of March, 1913, the said Henry Vollmer, Esq., will attend at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Department, to be held at Trial Term, Part I, in and for the County of Queens, at the County Court House, in the Borough of Queens, in The City of New York, on the 14th day of April, 1913, at the opening of the Court on that day or as soon thereafter as counsel can be heard thereon, for the purpose of being examined under oath by the Corporation Counsel or any other person having any interest in the said proceeding, as to his qualifications to act as such Commissioner of Estimate in the above entitled proceeding.

Dated Borough of Manhattan, New York, April 28, 1913.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Centre and Chambers streets, Borough of Manhattan, The City of New York.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ALSTYNE (WASHINGTON) AVENUE, from Card place to Radcliff (Moore) street, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, Second Department, bearing date the 21st day of March, 1913, and duly entered and filed in the office of the Clerk of the County of Queens on the 25th day of March, 1913, William J. Hamilton, Esq., was appointed a Commissioner of Estimate and the Commissioner of Assessment in the above entitled proceeding in the place and stead of Thorndyke C. McKenne, resigned.

Notice is further given that pursuant to the said order dated the 21st day of March, 1913, and duly entered and filed in the office of the Clerk of the County of Queens on the 25th day of March, 1913, the said William J. Hamilton, Esq., will attend at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Department, to be held at Trial Term, Part I, in and for the County of Queens, at the County Court House, in the Borough of Queens, in The City of New York, on the 14th day of April, 1913, at the opening of the Court on that day or as soon thereafter as counsel can be heard thereon, for the purpose of being examined under oath by the Corporation Counsel or any other person having any interest in the said proceeding, as to his qualifications to act as such Commissioner of Estimate and the Commissioner of Assessment, in the above entitled proceeding.

Dated Borough of Manhattan, New York, April 28, 1913.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Centre and Chambers streets, Borough of Manhattan, The City of New York.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements, and hereditaments required for the opening and extending of WINTHROP AVENUE (although not yet named by proper authority), between Broadway and Freeman avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, Second Department,

a Special Term thereof, bearing date the 21st day of March, 1913, and duly entered and filed in the office of the Clerk of the County of Queens on the 25th day of March, 1913, George Pope, Theodore P. Wilsnack and Frank E. Losee, Esqs., were appointed Commissioners of Estimate in the above entitled proceeding, and that in and by the said order George Pope, Esq., was appointed the Commissioner of Assessment.

Notice is further given that pursuant to the statute in such cases made and provided the said George Pope, Theodore P. Wilsnack and Frank E. Losee, Esqs., will attend at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Department, at a Trial Term, Part I, in and for the County of Queens, at the County Court House, in the Borough of Queens, in The City of New York, on the 14th day of April, 1913, at the opening of the Court on that day or as soon thereafter as counsel can be heard thereon, for the purpose of being examined under oath by the Corporation Counsel or by any other person having any interest in the said proceeding as to their qualifications to act as such Commissioners.

Dated Borough of Manhattan, New York, April 28, 1913.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Centre and Chambers streets, Borough of Manhattan, The City of New York.

m24,a7

on, a motion will be made that the said Third Separate Report be confirmed in all respects, except as to Parcel No. 22, concerning which parcel no motion will be made.

Dated New York, March 22, 1913.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

Filing Preliminary Abstracts.

SECOND DEPARTMENT.

IN the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of SEVENTEENTH AVENUE, from West street to the line between the former towns of Flatbush and New Utrecht, and SIXTEENTH AVENUE, from West street to the line between the former towns of Flatbush and New Utrecht, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 19th day of April, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 21st day of April, 1913, at 10.30 o'clock a. m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 19th day of April, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 22nd day of April, 1913, at 10.30 o'clock a. m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 23d day of March, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on a line midway between Fifteenth avenue and Sixteenth avenue, where it is intersected by a line midway between Forty-fourth street and Forty-fifth street, and running thence northeastwardly along the said line midway between Fifteenth avenue and Sixteenth avenue to the intersection with the westerly line of West street; thence eastwardly at right angles to West street to the intersection with a line midway between West street and Gravesend avenue; thence southwardly along the said line midway between West street and Gravesend avenue, to the intersection with a line at right angles to West street, and passing through a point on its easterly side, where it is intersected by the prolongation of a line midway between Seventeenth avenue and Eighteenth avenue, as these streets are laid out southwesterly from Forty-seventh street; thence westwardly along the said line at right angles to West street to the intersection with its easterly side; thence southwesterly along the said line midway between Seventeenth avenue and Eighteenth avenue, and along the prolongation of the said line to the intersection with a line midway between Forty-fifth street and Forty-sixth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth avenue to the intersection with a line midway between Forty-fourth street and Forty-fifth street; thence northwestwardly along the said line midway between Forty-fifth street and Forty-sixth street to the intersection with a line midway between Sixteenth avenue and Seventeenth avenue; thence northeasterly along the said line midway between Sixteenth avenue and Seventeenth

Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 19th day of April, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 21st day of April, 1913, at 3:30 o'clock p.m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 19th day of April, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at his said office on the 22d day of April, 1913, at 3:30 o'clock p.m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 4th day of May, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz:

Bounded on the north by a line midway between Avenue D and Newkirk avenue, and by the prolongation of the said line; on the east by a line midway between Brooklyn avenue and East Twenty-seventh street; on the south by a line midway between Newkirk avenue and Foster avenue, and by the prolongation of the said line; and on the west by a line midway between East Twenty-eighth street and East Twenty-ninth street.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 16th day of April, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 27th day of May, 1913, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, March 20, 1913.

CLARENCE EDWARDS, Chairman; J. H. QUINLAN, Commissioners of Estimate; J. H. QUINLAN, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m31, a16.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee to the lands and premises required for the opening and extending of HAMILTON PLACE, between Grand street and Borden avenue, and the PUBLIC PLACE at the intersection of Borden avenue, Hamilton place and Hyatt avenue, in the Second Ward, Borough of Queens, City of New York, as amended by an order of this Court, dated the 20th day of June, 1910, and entered in the office of the Clerk of the County of Queens on the 25th day of June, 1910, so as to relate to Hamilton place, between Grand street and Borden avenue, and to the Public Place at the intersection of Borden avenue, Hamilton place and Hyatt avenue, as laid out on section 17 of the Final Map of the Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 26th day of June, 1908.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above-entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 10th day of April, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 14th day of April, 1913, at 1 o'clock p.m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 16th day of April, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 18th day of April, 1913, at 2 o'clock p.m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the amended area of assessment for benefit by the Board of Estimate and Apportionment on the 3d day of December, 1909, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz:

Beginning at a point formed by the intersection of a line 100 feet southeasterly from the southeasterly side of Grand street and parallel therewith, the said distance being measured at right angles to the line of Grand street, with a line 100 feet southwesterly from the southwesterly side of Remsen place and parallel therewith, the said distance being measured at right angles to the line of Remsen place, and running thence northwesterly, parallel with Remsen place, to the intersection with a line distant 100 feet

westerly from the westerly side of Willow avenue and parallel therewith, the said distance being measured at right angles to the line of Willow avenue; thence northerly and parallel with Willow avenue to the intersection with a line 100 feet distant northerly from the northerly side of Borden avenue and parallel therewith, the said distance being measured at right angles to the line of Borden avenue; thence easterly and parallel with Borden avenue to the intersection with a line parallel with Hamilton place and passing through a point midway between the intersections of the northeasterly side of Hamilton place and the southerly side of Borden avenue with the northwesterly side of Grand street; thence southeasterly and parallel with Hamilton place to the intersection with a line 100 feet southeasterly from the southeasterly side of Grand street and parallel therewith, the said distance being measured at right angles to the line of Grand street; thence southwesterly and parallel with the line of Grand street to the point or place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 16th day of April, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 27th day of May, 1913, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, March 20, 1913.

CLARENCE EDWARDS, Chairman; J. H. QUINLAN, Commissioners of Estimate; J. H. QUINLAN, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. m27, a12.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee to the lands and premises required for the opening and extending of MADDEN STREET, between Skillman avenue and Borden avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above-entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 10th day of April, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 14th day of April, 1913, at 1 o'clock p.m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 16th day of April, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 15th day of April, 1913, at 1 o'clock p.m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 15th day of January, 1909, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz:

Beginning at a point on the northerly line of Borden avenue where it is intersected by a line midway between Madden street and Van Buren street, and running thence northwardly along the said line midway between Madden street and Van Buren street and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of Skillman avenue; thence eastwardly and parallel with Skillman avenue to the intersection with the prolongation of a line midway between Madden street and Laurel Hill avenue; thence southwardly along the said line midway between Madden street and Laurel Hill avenue and along the prolongation of the said line to the northerly line of Borden avenue; thence southwardly at right angles to Borden avenue a distance of 180 feet; thence westwardly parallel with and also distant 100 feet southerly from the southerly line of Borden avenue to the intersection with a line at right angles to Borden avenue, and pass through the point of beginning; thence northwardly along the said line at right angles to Borden avenue to the point or place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 14th day of April, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 28th day of May, 1913, at the opening of the Court on that day.

Sixth—In case, however, objections are filed

to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, March 15, 1913.

MORRIS L. STRAUSS, Chairman; J. H. QUINLAN, HARRY R. GELWICKS, Commissioners of Estimate; MORRIS L. STRAUSS, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. m21, a7

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, to the lands, tenements and hereditaments required for an easement for sewer purposes in CROCHERON STREET and along NORTHFIELD DITCH, from Richmond avenue to Blackford avenue, in the Third Ward, Borough of Richmond, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above-entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 9th day of April, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 11th day of April, 1913.

Second—That the abstract of said estimate of damage, together with the damage maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 11th day of April, 1913.

Third—That, provided there be no objections filed to said abstract, the report herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 28th day of May, 1913, at the opening of the Court on that day.

Fourth—In case, however, objections are filed to the foregoing abstract of estimate, the motion to confirm the report shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, March 17, 1913.

WM. ALLAIRE SHORTT, Chairman; STUART H. WALKER, ROBT. G. TOMPKINS, Commissioners of Estimate.

JOEL J. SQUIER, Clerk. m20, a5

NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

TERMS AND CONDITIONS UNDER WHICH BUILDINGS, ETC. WILL BE SOLD FOR REMOVAL FROM CITY PROPERTY.

THE BUILDINGS AND APPURTENANCES

referred to will be sold to the highest bidder, who must pay cash or certified check, drawn to the order of the Comptroller of The City of New York, and must also give a certified check or cash in half the amount of the purchase price as security for the faithful performance of the terms and conditions of the sale. Where the amount of the purchase price does not equal or exceed the sum of \$50, the sum of \$50 shall be the amount of the security to be deposited. This security may at any time after the expiration of the contract period be applied by the City to the cost of completing any of the work required under the contract, but unfinished at the expiration of the contract period.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 15th day of January, 1909, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz:

Beginning at a point on the northerly line of Borden avenue where it is intersected by a line midway between Madden street and Van Buren street, and running thence northwardly along the said line midway between Madden street and Van Buren street and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of Skillman avenue; thence eastwardly and parallel with Skillman avenue to the intersection with the prolongation of a line midway between Madden street and Laurel Hill avenue; thence southwardly along the said line midway between Madden street and Laurel Hill avenue and along the prolongation of the said line to the northerly line of Borden avenue; thence southwardly at right angles to Borden avenue a distance of 180 feet; thence westwardly parallel with and also distant 100 feet southerly from the southerly line of Borden avenue to the intersection with a line at right angles to Borden avenue, and pass through the point of beginning; thence northwardly along the said line at right angles to Borden avenue to the point or place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 14th day of April, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 28th day of May, 1913, at the opening of the Court on that day.

Sixth—In case, however, objections are filed

The purchaser at the sale shall also remove all house sewer connections to the main sewer in the street, and the opening of the main sewer in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the work has been properly performed.

The permit for an opening in the street to be obtained by and at the expense of the purchaser of the building.

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work forfeiture of ownership of such buildings, appurtenances or portion as shall then be left standing, together with all moneys paid by said purchaser on account thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding and The City of New York will, without notice to the purchaser, cause the same to be removed and the cost and expense thereof charged against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty days from the day of possession, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against and from all damage and costs to which it, they or any of them be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from any improper or defective materials or machinery, implements or appliances used in the removal of said buildings.

Where party walls are found to exist between buildings purchased by different bidders, the materials of said party walls shall be understood to be equally divided between the separate purchasers.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furring, plaster, chimneys, projecting brick, etc., on the faces of such party walls are to be taken down and removed. The walls shall be made permanently self-supporting, beam-holes, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs and adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed by the operations of the contractor.

The Comptroller of The City of New York reserves the right