

THE CITY RECORD.

OFFICIAL JOURNAL.

VOL. II.

NEW YORK, WEDNESDAY, JUNE 3, 1874.

NUMBER 290.



THE CITY RECORD.

PROPOSALS FOR PRINTING AND DISTRIBUTING CITY RECORD.

NOTICE IS HEREBY GIVEN THAT PURSUANT to sections 91 and 111 of chap. 335, Laws 1873, proposals for printing and distributing THE CITY RECORD for one year, in accordance with the specifications filed in the office of the Mayor of the City of New York, in the City Hall in said city, will be received at the said office until Wednesday, June 3, prox., at 12 o'clock, M., at which hour the bids will be opened and read, and the award of the contract made as soon thereafter as practicable. Each proposal will be enclosed in a sealed envelope, indorsed "Proposals for Printing and Distributing THE CITY RECORD," and must be made in strict conformity to the specifications aforesaid. The security required on the contract will be ten thousand dollars.

Dated New York, May 19, 1874.

WM. F. HAVEMEYER,
Mayor.
E. DELAFIELD SMITH,
Counsel to the Corporation.
GEO. M. VAN NORT,
Commissioner of Public Works.

SPECIFICATIONS FOR PRINTING AND DISTRIBUTING THE CITY RECORD.

1.—It must be published daily, Sundays and legal holidays excepted.
2.—It must be of four or more pages, each page in size one-eighth of a sheet 33 by 46.
3.—It must be printed on clear rag paper, sized and calendered, and of a weight of seventy-five pounds to each ream of 500 sheets, 33 by 46, as per sample hereto annexed.
4.—The type used must be new, copper-faced, and of the kind known as the "modern old style," in regular sizes ranging from nonpareil to pica, inclusive, with leading and display type to correspond; the columns to be twenty-seven ems nonpareil in width, and four to each page.
5.—The paper to be issued and distributed each day before 9 o'clock, A. M., and the copies for use and sale by the Supervisor of the CITY RECORD to be delivered at his office at such hour as he may designate from time to time.

6.—Bids must specify the price per 1000 ems for ordinary composition; the price per 1000 ems for standing matter; the price per 1000 ems for tables; the price per 1000 ems for rule and figure work, and all other matter not included in ordinary column or table work; and the price per hour for alterations. Also the price per ream for all paper used, and the price for press work, per dozen of 250 copies of four pages to the form.

7.—In the measurement of composition and standing matter, the rules of the trade will be strictly observed.

8.—The contractor will be required to distribute, free of charge, to the several departments and officers of the City Government, and to such persons, and in such manner as the Mayor shall direct, not more than 1,000 copies; and no greater number of copies of said paper shall be printed at any time than shall be directed by the Mayor or Supervisor, and every copy printed shall be delivered to the Supervisor, excepting those delivered under the direction of the Mayor, as herein provided.

9.—All composition, press-work, make-up of forms, supply of proofs, and other work, to be done in a first-class manner, under the direction and control of the Supervisor of the CITY RECORD. The composing-room to be within a convenient distance of the City Hall. No matter of any kind whatsoever to be printed in said paper unless by order of the Mayor or of the Supervisor.

EXECUTIVE DEPARTMENT.

Report for the week ending May 30, 1874:
Licenses granted and amounts received for licenses and fines by First Marshal:

Licenses granted..... 560
Amount received..... \$3,479 25

Permits issued for street stands, signs, show cases, deliveries, &c., and amount received for same:

Permits issued..... 243
Amount received..... \$1,824

W. F. HAVEMEYER,
Mayor.

ORDINANCES, RESOLUTIONS, &c., &c., PASSED BY BOTH BRANCHES OF THE COMMON COUNCIL AND APPROVED BY THE MAYOR, DURING THE WEEK ENDING MAY 29, 1874.

Resolved, That permission be and the same is hereby given to the Bond Street Savings Bank to place two ornamental lamps on the stoop of their building, No. 330 Bowery, cor. of Bond street, the gas to be supplied from their own meter, such permission to remain only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, May 21, 1874.
Adopted by the Board of Assistant Aldermen, May 18, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That the resolution and ordinance approved by the Mayor April 3d, 1874, providing for the flagging on the south side of Thirty-seventh street, from Lexington to Third avenues, be and the same is hereby annulled, rescinded and repealed.

Adopted by the Board of Aldermen, May 21, 1874.
Adopted by the Board of Assistant Aldermen, May 4, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That gas mains be laid, lamp posts erected, and street lamps lighted in One hundred and sixth street, from Third avenue to the East or Harlem River, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, Nov. 20, 1874.
Adopted by the Board of Assistant Aldermen, May 14, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That the sidewalk on the south side of Thirty-fourth street, between Lexington and Fourth avenues, be flagged full width, where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 21, 1874.
Adopted by the Board of Assistant Aldermen, April 20, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That a crosswalk be laid from Pier No. 3 North river, to a point opposite No. 18 West street, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 4, 1874.
Adopted by the Board of Assistant Aldermen, May 18, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That on east side of Avenue D, from Eleventh to Thirteenth streets, curb and gutter stones be set, and the sidewalks be flagged and reflagged full width, where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 14, 1874.
Adopted by the Board of Assistant Aldermen, April 27, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That on north side of Eleventh street, from Avenue D to the East river, curb and gutter stones be set, and the sidewalks be flagged and reflagged full width, where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 14, 1874.
Adopted by the Board of Assistant Aldermen, April 27, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That Eleventh street, from one hundred feet East of Avenue D to the East River, be paved with Belgian or trap-block pavement, and that, at the several intersecting streets and avenues crosswalks be laid where not now laid, and relaid where those now laid are, in the opinion of the Commissioner of Public Works, not in good repair, or are not upon a grade adapted to the grade of the proposed new pavement, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 4, 1874.
Adopted by the Board of Assistant Aldermen, May 18, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That the vacant lots on Fifty-seventh street, between Fifth and Sixth avenues, where not already done, be fenced in, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 21, 1874.
Adopted by the Board of Assistant Aldermen, Oct. 27, 1873.
Approved by the Mayor, May 23, 1874.

Resolved, That One Hundred and Thirty-eighth street, from Eleventh avenue or Boulevard to the Hudson River Railroad, be paved with Belgian or trap-block pavement, or granite-block pavement, and that at the several intersecting streets and avenues crosswalks be laid, where not now laid, and relaid where those now laid

are, in the opinion of the Commissioner of Public Works, not in good repair, or are not upon a grade adapted to the grade of the proposed new pavement, under the direction of the Commissioner of Public Works, and that the Commissioner of Public Works is hereby authorized and directed in making said pavement, to use on the sides of the portion of said street to be paved, such blue or other stone (to be longer and deeper than the ordinary paving block aforesaid) as he shall deem proper, to form cut-offs and prevent the water from under-running the street and undermining the pavement, and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 14, 1874.
Adopted by the Board of Assistant Aldermen, Oct. 30, 1873.
Approved by the Mayor, May 23, 1874.

AN ORDINANCE to provide for the killing of Dogs in the City of New York.

The Mayor, Aldermen and Commonalty of the City of New York do ordain as follows:

Section 1. Hereafter it shall not be lawful to permit any dog to go abroad loose, or at large, in any of the streets, lanes, alleys, where not enclosed, highways, parks, piers or public places within the corporate limits of the City of New York, unless the head of every such dog shall be encased in a wire muzzle sufficiently large to cover the head entirely, but so constructed as to admit of the dog opening its mouth to the fullest extent, and in no case to permit the nose of the dog to protrude; the muzzle to be securely fastened around the throat and behind the ears of every such dog, under a penalty of three dollars for each offence, to be recovered against the owner, possessor, or person who harbored such dog within three days previous to the time of such dog being so found going abroad loose or at large.

Sec. 2. The Mayor of the City of New York is hereby authorized and empowered to take such measures as he may deem most efficient to carry into effect the provisions of Section 1 of this Ordinance; and for that purpose is further authorized and empowered to appoint persons, or direct any person now attached to his office, to capture all such dogs found running abroad, loose or at large, paying for every such dog so captured and delivered at a place to be provided and designated by the Mayor, the sum of fifty cents, and a like sum shall be paid at the place so designated to any person, whether appointed by the Mayor or not, for the capture and delivery of any and every such dog. Such dogs, when so captured and delivered as aforesaid, if not claimed by the owner thereof, or any other person, within a period of 48 hours thereafter shall, within six hours after the expiration of the time, be killed and destroyed in such manner as may be determined upon by the Mayor. Any owner or other person who may claim such dog shall, before being placed in possession thereof, pay therefor the sum of three dollars.

Sec. 3. The person authorized to pay for the capture of such dog shall render under oath, semi-monthly, a statement of all dogs so captured and killed, and the amount paid therefor, to the Mayor of this city, who shall thereupon certify the same to the Comptroller, when a warrant for the amount shall be drawn in favor of the said Mayor for the sum thus expended, which shall be paid, until otherwise ordered, from the appropriation for "City Contingencies."

Sec. 4. All money paid for fines for violation of Section 1 of this Ordinance, and for redemption of dogs as provided in Section 2, shall be retained by the Mayor and applied to the payment of the expenses of enforcing the provisions of this ordinance, but a statement showing the aggregate amount thus received shall be submitted quarterly to the Comptroller of the City of New York.

Sec. 5. The provisions of this Ordinance shall apply only to dogs owned or claimed by residents of this city, and any person who shall present any such dog and claim payment for the capture thereof which shall not be owned or captured within the corporate limits of this city shall thereby incur a penalty of ten dollars. This Ordinance shall apply only to any such dogs of the age of six months and upwards.

Sec. 6. Chapter XLIV. of the Revised Ordinances of 1866, and all other ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

Sec. 7. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen, May 14, 1874.
Adopted by the Board of Assistant Aldermen, May 25, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That a Boulevard lamp be placed and lighted opposite the entrance to the Twenty-first Precinct Police Station House, in Thirty-seventh street, near the Eleventh avenue; also in front of the entrance to the Twenty-ninth Precinct Police Station House, in Thirtieth street, between Sixth and Seventh avenues, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 14, 1874.
Adopted by the Board of Assistant Aldermen, May 25, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That Isaac Untermyer be and he is hereby appointed a Commissioner of Deeds in

place and stead of Patrick Dailey, whose term of office has expired.

Adopted by the Board of Aldermen, May 21, 1874.
Adopted by the Board of Assistant Aldermen, May 25, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That Michael H. Cardozo be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, to date from the expiration of his present term of office.

Adopted by the Board of Aldermen, May 21, 1874.
Adopted by the Board of Assistant Aldermen, May 25, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That John H. Brady be and he is hereby re-appointed a Commissioner of Deeds in and for the City and County of New York, to date from the expiration of his present term of office.

Adopted by the Board of Aldermen, May 21, 1874.
Adopted by the Board of Assistant Aldermen, May 25, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That Forty-third street, between Madison avenue and the Grand Central Railroad Depot, be paved with Belgian or trap-block pavement, and that, at the several intersecting streets and avenues, crosswalks be laid where not now laid, and relaid where those now laid are, in the opinion of the Commissioner of Public Works, not in good repair, or are not upon a grade adapted to the grade of the proposed new pavement, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 4, 1874.
Adopted by the Board of Assistant Aldermen, May 18, 1874.
Approved by the Mayor, May 23, 1874.

Resolved, That Isaiah Keyser be and he is hereby re-appointed a Commissioner of Deeds in and for the City and County of New York.

Adopted by the Board of Aldermen, May 28, 1874.
Adopted by the Board of Assistant Aldermen, April 13, 1874.
Approved by the Mayor, May 23, 1874.

JOS. C. PINCKNEY,
Clerk Common Council.

DEPARTMENT OF BUILDINGS

New York, June 1, 1874.

The following comprises the operations of the Department of Buildings for the week ending May 30, 1874:

W. W. ADAMS,
Superintendent of Buildings.

BUREAU OF CONSTRUCTION AND ALTERATION OF BUILDINGS.

Plans, Specifications and Special Applications, filed, examined and passed upon.

NEW BUILDINGS.

No. of Plans and Specifications filed and examined... 16

No. of Buildings embraced in same..... 26

CLASSIFIED AS FOLLOWS:

First class Dwellings.....	4
French Flats.....	4
Tenements.....	11
Hotels and Boarding Houses.....	1
Second class stores.....	2
Manufactories and Workshops.....	1
Stables.....	1
*Frame Dwellings.....	2
Total.....	26

*In Westchester districts.

Plans &c., approved, including those previously filed.....	12
" amended and approved.....	2
" pending.....	6
Total.....	20

ALTERED BUILDINGS.

No. of Plans and Specifications filed and examined... 19

No. of Buildings embraced in same..... 21

CLASSIFIED AS FOLLOWS:

Second class Dwellings.....	5

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BUREAU OF VIOLATIONS, UNSAFE BUILDINGS AND COMPLAINTS.

Abstract of operations for the week ending May 30, 1874:

Complaints received from outside sources.....	9
Violations of the law reported.....	15
Violations of the law removed.....	10
Unsafe buildings reported.....	18
Unsafe buildings made safe.....	43
Unsafe buildings taken down.....	5
Surveys held on unsafe buildings.....	6
Violation cases sent to Attorney for prosecution.....	1
Unsafe building cases sent to Attorney for prosecution.....	6
Violation notices served.....	18
Unsafe building notices served.....	55
Buildings surveyed as to general condition.....	685

The classification of the unsafe buildings reported are as follows:

Unsafe walls.....	6
" chimneys.....	7
" piers.....	2
" stairs.....	2
" floors.....	1

ANDREW OWENS,
Chief of Bureau.

BUREAU OF IRON WORK.

Abstract of operations for the week ending May 30, 1874:

Buildings reported for fire-escapes.....	26
Fire-escapes provided.....	63
Arch girders tested (7 approved, not).....	8
Iron beams tested (21 approved, 2 not).....	23
Iron lintels tested (4 approved, 4 not).....	8

Notices for Fire Escapes served.....	44
Cases sent to Attorney for prosecution.....	1

HENRY J. DUDLEY,
Dep. Sup't and Chief of Bureau

BUREAU OF THEATRES, HOTELS, SCHOOL-HOUSES, CHURCHES, FACTORIES AND SPECIAL SURVEYS.

Abstract of operations during the week ending May 30, 1874:

THEATRES.

The following named theatres and places of public amusement were officially visited and inspected as to infractions of the law, relative to obstructions in aisles and passageways during public performances, viz.:

Theatre Comique, Olympic, Union Square, Wallack's, Daly's Fifth Avenue, Bowery, Terrace Garden, Union League, Bryant's, Booth's, Tivoli and the Academy of Music—no infraction of the building law being noted in either.

HOTELS.

Thirteen hotels, boarding and lodging houses and one asylum were thoroughly inspected as to the means and facilities severally therein provided for egress, protection and escape (in case of fire), as follows, to wit: Murray Hill House, Park avenue and 40th street; Smith's Hotel, 53 E. 44th street; Leroy, 361 West street; Forshey House, 322 West street; Cronell House, 305 West street; Cooper, 341 Spring street; boarding and lodging houses, 131 W. 23d street, 107 E. 31st street, 109 E. 31st street, 20, 22 and 24 E. 35th street, and the Asylum for Friendless Children, 132 2d avenue. Of this number six were reported as amply provided with means of egress, and seven as requiring additional fire safeguards, and the owners or parties in interest were notified and required to forthwith provide such additional safeguards as had been recommended by the inspectors charged with the duty of such examinations.

Re-examinations have been made of fifty-two buildings heretofore reported as requiring additional fire safeguards.

Special examinations are reported to have been made of 821 buildings in which fire escapes have been heretofore erected, as to the condition of the escapes thereon, their being kept in proper repair free from obstructions and available for immediate use in the event of fire.

Thirty-one buildings were reported as requiring fire escapes or additional safeguards.

Two cases of factories in which safeguards have been provided in compliance with the law have been retired.

CHAS. K. HYDE,
Chief of Bureau.

Appointments.

May 6, 1874—Samuel G. Williamson, messenger.

May 6, 1874—Timothy L. West, inspector.

Bills Incurred.

May—J. Winterbottom & Co. \$30 00
April, May and June—Thos. Donaldson, office expenses 29 98

Change of Office Hours.

June 1—8 A. M. to 4 P. M.

LAW DEPARTMENT.

Statement and return of moneys received by Isaac Dayton, Public Administrator in the city of New York, for the month of May, 1874, rendered to the Comptroller, in pursuance of the provisions of section 3, part 2, chapter 6, title 6, Revised Statutes; and sections 38 and 96 of chapter 335, of the laws of 1873:

Date Estate of Commissions
May 13, 1874—Mary M. Davis, 25 61
" 22, " —Alexander Johnson, 2493 70

Total, \$2519 31

LAWS OF THE STATE RELATING TO THE CITY OF NEW YORK.

CHAP. 116.

AN ACT in relation to mendicant and vagrant children.

Passed April 3, 1874: three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. Any person, whether as parent, relative, guardian, employer or otherwise, having in his care, custody or control, any child under the age of sixteen years, who shall sell, apprentice, give away, let out or otherwise dispose of any such child to any person, under any name, title or pretense for the vocation, use, occupation, calling, service or purpose of singing, playing on musical instruments, rope walking, dancing, begging or peddling in any public street or highway, or in any mendicant or wandering business whatsoever; and any person who shall take, receive, hire, employ, use or have in custody any such child for such purposes, or either of them, shall be deemed to be guilty of a misdemeanor, and, upon conviction thereof before any court of special sessions, or other competent tribunal, shall be fined in a sum not less than fifty nor more than two hundred and fifty dollars, or suffer imprisonment in a county jail for a period not less than thirty days nor more than one year, or both such fine and imprisonment, in the discretion of the court.

§ 2. This act shall take effect immediately.

CHAP. 194.

AN ACT to prevent extortion by gas companies in the counties of New York and Kings.

Passed April 17, 1874.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. It shall not be lawful for any corporation engaged in the manufacture or sale of gas, in the counties of New York or Kings, to charge a greater sum per thousand feet for gas supplied to one consumer or class of consumers than other consumers, but the rate shall be uniform to all consumers: provided, nevertheless, that nothing in this act contained shall prevent any company from charging city or village municipalities a less sum than may be charged to private consumers, or from making a special rate for any building, used for charitable, public or recreative purposes, nor from charging a reduced rate to those consuming large quantities: provided in all cases that the charge per thousand feet to those consuming equal quantities shall be the same. If any corporation shall violate the provisions of this act, such corporation shall be liable to pay a penalty of fifty dollars for each thousand feet so overcharged, to be recovered in an action by the person or persons against whom such overcharge is made.

§ 2. This act shall take effect immediately.

CHAP. 279.

AN ACT in relation to the compensation for the consumption of gas, and lighting and maintaining street lamps in such portion of the twenty-fourth ward of the city of New York as formerly constituted the town of West Farms, Westchester county.

Passed April 29, 1874: three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. Such portion of the twenty-fourth ward of the city of New York as formerly constituted the town of West Farms, Westchester county, is hereby exempted from the operation of all laws providing for the payment for lighting and erecting and maintaining street lamps therein, so far as the same impose a local tax or assessment for such purposes, from and after January first, eighteen hundred and seventy-four.

§ 2. This act shall take effect immediately.

POLICE DEPARTMENT.

The Board of Police met on the 29th day of May, 1874. Present—Messrs. Gardner, Duryee and Disbecker, Commissioners.

Parades Allowed.

Oak Lodge, No. 126, S. of L., May 26—funeral. St. Patrick's Mutual Alliance Association, May 31—parade. Germania Landwehr Verein, June 1—picnic. Unity Club, May 28—picnic. St. Columbus Temperance Society, May 31—parade. St. Joseph's Benevolent Society, June 1—picnic. Ellsworth Post, No. 67, G. A. R., May 30—parade. St. Anthony's Temperance Society, May 31—parade. Students of Columbia College, June 12—parade.

Notice was received from the Comptroller that he had deposited the following sums of money to the credit of the treasurer of police, which was referred to the treasurer:

IN THE BANK OF NORTH AMERICA.

On account of appropriation supplies for police. \$8,333 33
On account of appropriation, police station houses, alterations, &c. 2,916 66
On account of appropriation, construction of stables. 2,232 55
\$13,482 14

IN NATIONAL BUTCHERS' AND DROVERS' BANK.

On account of appropriation, police fund. \$274,232 00
On account of appropriation, cleaning streets 83,333 33
On account of appropriation, cleaning streets 2d and 24th wards. 2,500 00
\$360,065 33

Leave was granted, under the Rule, to

Patrolman Thomas Levens, 19th precinct, to receive \$150 from Peter Lang.

Patrolman John McGowan, 19th precinct, to receive \$150 from Peter Lang.

On motion of Commissioner Gardner, it was—

Resolved, That Jacob H. Doess be appointed patrolman, and be assigned to the 17th precinct for duty.

Communication from Charles Wood, relative to warrants against sundry parties in the 1st and 27th precincts, who have been selling liquor on Sunday, was referred to the Committee on Rules and Discipline to consult with the Excise Commissioners on the subject.

Leaves of Absence Granted.

Patrolmen.	Precinct.	Days without pay.
Henry Dwyer.	20	20
Stephen Hubbard.	25	3
Daniel J. Fagan.	23	1
Patrick McGuire.	10	1
Eustace Miller.	29	1
William Thompson.	7	1
Patrick H. Lyons.	8	1
Michael Larkin.	7	1
William Looney.	7	1
Charles E. Homan.	25	1
Michael White.	10	1
Silas McArthur.	25	1
John Murphy.	20	1
William Looney.	7	1
Dennis Leahy.	4th Court.	3

Communications from Stephen A. Cobb and William A. Phillips, recommending Aaron W. Manchester for appointment as patrolmen, was ordered on file.

Report of the Examining Surgeons of examinations on Tuesday 26th inst., was ordered on file.

Report was received from the Captain of 2d precinct, that he had arrested Charles Wilson for selling lottery tickets at No. 69 Gold street, and ordered on file.

The Chief Clerk presented an opinion of counsel in the matter of charges against insane officers. Ordered on file.

Weekly statement of the Comptroller showing amount of appropriations and payments to the Police Department, was referred to the Treasurer.

Superintendent Matsell appeared before the Board and stated the proposed line of march for the annual parade of the force, which was approved.

On motion of Commissioner Duryee, it was—

Resolved, That the Committee on Rules and Discipline be empowered to engage music for the annual parade, not to exceed fifty-five performers including the Drum Major. All voting aye.

On motion of Commissioner Gardner, it was—

Resolved, That the Superintendent be authorized to engage two carriages for the parade, one for the President and Superintendent, and one for the Commissioners.

On motion of Commissioner Gardner, it was—

Resolved, That Inspector Thorne be directed to furnish men and pails for the distribution of water to the force during the parade.

On reading communication from Geo. P. Barrett, it was—

Resolved, That George P. Barrett be granted permission to withdraw a bill of \$73 98, rendered May 5, 1874. All voting aye.

The Chief Clerk presented an opinion of the Counsel of the Board relative to the transfer of the Police force of the annexed portion of Westchester County. Whereupon on motion of Commissioner Gardner, it was—

Resolved, That the portion of the opinion relating to the contract and payment of the Police force of Kingsbridge, be referred to the Comptroller, in accordance with the advice of Counsel; and the Chief Clerk be directed to notify the Police Commissioners of the Town of Yonkers of such action.

Resolved, That the portion of the opinion relating to the transfer of the Police force who are on duty in the Towns of Morrisania and West Farms, including the men who were dropped from the roll, be referred to the Committee on Rules and Discipline.

Resolved, That the portion of territory set apart and described as the 34th sub precinct, by resolution adopted on the 31st December 1873, shall be the 35th precinct, and the force assigned thereto shall be in charge of a Sergeant acting as Captain, until the further orders of the Board.

Resolved, That Charles F. Williams of the 18th precinct be transferred to the 35th precinct; and shall, until further orders, discharge the duties of Captain therein, to enter upon the duty June 1st 1874.

Resolved, That the President fill the quota of patrolmen of said precinct by transfer from other precincts.

Resolved, That Sergeant Jerome B. Ferris, 25th precinct, be transferred to the 18th precinct.

On reading and filing report of the Committee on Station Houses, it was—

Resolved, That the Superintendent of Telegraph notify the Gold Stock Telegraph Co. that if the connection asked for is consummated, that the line cannot be used for any purpose beyond giving notice of fires.

The Chief Clerk presented an opinion of counsel in the matter of charges against insane officers. Ordered on file.

The case of Patrolman John G. Tully, 27th

precinct, now insane, was referred to the Committee on Rules and Discipline.

The report of the Medical Director on the cases of Patrolman Charles S. Ellis, 3d precinct, and Patrolman William Beverage, 16th precinct, was referred to the Superintendent to prefer charges of disability against the patrolmen named.

Communication was received from J. M. Goetchins, asking the services of two patrolmen on the Fort Lee ferry boats on Sundays, from May 31st to Aug. 30th, inclusive. Whereupon, it was—

Resolved, That the request be granted upon payment by the ferry company of the salaries of the officers to the treasurer, and that the Superintendent be directed to select the patrolmen for duty.

Commissioner Disbecker offered the following resolution, which was referred to the Committee on Rules and Discipline :

exceeding the width of the cornice on the building, or two feet nine inches.

This privilege is granted under and by virtue of the powers conferred upon this Department, by chapter 850 of the laws of 1873, authorizing this Board to regulate erections and projections on streets and avenues within the distance of 350 feet from the outer boundaries of any public park or place, now or hereafter under the control and management of this Board.

The report of Messrs. J. Q. A. Ward and J. T. Johnston on the model of the statue of Thaddeus Kosciusko, stating that it does not possess the artistic requirements which entitle it to a place in the Central Park, was received and adopted.

The following resolution was adopted :

Resolved, That it be, and it hereby is, referred to Messrs. S. H. Wales and Frederick Law Olmsted to represent the Department on the occasion of the laying of the corner stone of the Museum of Natural History; and that they be, and they hereby are, empowered to make all the necessary arrangements on behalf of this Board in co-operating with the trustees of said Museum, and to incur such expenses as they may deem proper, but not to exceed the sum of \$600.

Division Engineer George A. Cushing, who was absent on account of sickness for the week ending 16th inst., was allowed full pay during that time.

A petition from Mr. Aaron Ogden relative to opening a street, known as 184th street was received, and referred to the President and Treasurer.

The following resolution was adopted.

Resolved, That the President be, and hereby is, authorized to demand and receive from all officers, commissioners and other persons having custody thereof, all contracts, specifications, obligations of sureties, records, documents, reports, accounts, plants, maps and papers which the Department of Public Parks of the City of New York is authorized to receive in pursuance of Chapter 329, Laws of 1874.

Commissioner Wales was directed to be paid \$102, expended by him in the business of the Department.

The "Morse Statute" was ordered to be removed to a point near the "Womans Gate," in Central Park.

The name of the "Womans Gate" was changed to "Inventors Gate," and the entrance to the Central Park at 64th street and Fifth avenue was designated "Womans Gate."

The following resolutions were adopted.

Resolved, That the Board will not set apart or rent any ground in the Central Park to be used for any games or plays, except by children, who shall be allowed to use the grounds set apart for them only when this may be done, in the judgment of the Superintendent, without injury to the turf and under suitable restrictions and police control.

Resolved, That the Board will not give permission for any exhibition or show or entertainment on the Central Park, for admission to which a fee or charge for admission or inspection is to be taken.

Resolved, That the President is requested to inform all applicants who may desire the use of the ground in the Central Park for games for adults or for exhibitions, of the rules adopted in the passage of the above resolutions.

The vases round the Lincoln statue in Union Square, were ordered to be removed and placed on the Mall in Central Park.

The resolution, directing ten iron urinals to be placed in the Central Park, was modified so that seven of said urinals shall be placed in the Central Park and three in the smaller parks.

Proposals for the iron and grate work of the building for the Metropolitan Museum of Art, were ordered to be obtained in accordance with the plans and specifications, which were approved.

The work on the Eighth avenue wall and slopes, and also on the sewer in Morningside Park was ordered to be proceeded with.

The salary of the Treasurer was fixed at \$3,000 per annum to commence from June 1st, 1874.

The following resolution was adopted:

Resolved, That it be referred to the Landscape Architect, to examine and report upon the feasibility of removing the zoological collection to the plot of ground in the Central Park, embraced within limits bounded by the large Reservoir on the south and east, Transverse road No. 4 on the north, and by the Eighth avenue on the west.

The cottage on the east side of Central Park near 71st street was directed to be removed to a more suitable location to be designated by the Landscape Architect.

The following report of the Executive Committee was adopted, to take effect from and after June 1st, 1874, viz : That the Civil and Topographical corps be re-organized as follows.

That said bureau be placed in charge of General George S. Greene, as Civil and Topographical Engineer, who is recommended to be appointed to that position at a salary of \$5,200 per annum.

That Isaac W. Maclay be appointed Principal Assistant to the Civil and Topographical Engineer, at a salary the same as he at present receives, viz : \$4,000 per annum.

That the northern division be placed in charge of Division Engineer J. J. R. Croes.

That the first division, comprising Kingsbridge, be placed in charge of Division Engineer C. R. Scott, with Samuel B. Smith as First Assistant Engineer.

That the second division, comprising Morrisania, be placed in charge of Division Engineer R. L. Cooke, with E. C. Morrison as First Assistant Engineer.

That the third division, comprising West Farms be placed in charge of Division Engineer G. A. Cushing, with Stephen S. Haight as First Assistant Division Engineer.

That Matthew Cox, Isaac C. Halsted and Thomas Fox be promoted from axemen to rodmen, and their salaries fixed at three dollars and fifty cents per day.

That Warren Barlow be appointed clerk, at a salary of three dollars per day, in the place of W. W. Pratt, who has voluntarily left the employment of the Department.

That Frederick Griffenberg, Emil L. Heusner, draughtsmen, Frederick W. Brown, messenger, and Samuel F. Boggs, Chapman, be retained in their respective positions at their present salaries.

That the salaries of Division Engineers be fixed at three thousand dollars per annum, and that of

First Assistant Division Engineers be fixed at two thousand dollars per annum.

That a Bureau of Construction be created, to take charge of construction works in the Twenty-third and Twenty-fourth Wards, and in connection with the Harlem River and Spuyten Duyvel Creek; and that William H. Grant, as Engineer in charge, be placed at the head of that bureau at his present salary, viz., \$5,200 per annum.

That the Landscape Architect's Engineering and Architect's forces be reduced to the following persons, namely :

Frederick Law Olmsted, landscape architect.

John Bogart, engineer.

Julius Munckwitz, superintending architect.

Frank A. Calkins, assistant engineer.

Arthur Krause, draughtsman.

Otto Sibeth, draughtsman.

Daniel Campbell, rodman.

Patrick Phillips, axeman.

William A. Jefferies, axeman.

Edward A. Miller, rodman.

H. Hermanns, rodman.

That the following clerks be discharged for want of work in the Department :

Samuel T. Houghton, book-keeper.

Wm. B. Dyer, temporary clerk.

Horace A. Whitney, messenger.

And that the services of Jacob W. Mould, associate architect, be obtained and paid for whenever they may be required by the Department, at the rate of the usual percentage allowed to architects.

The President was authorized to subscribe to the District Telegraph Company for the purpose of supplying a messenger for the head office of the Department, whenever one should be required.

The President and Treasurer were empowered to take such action as may be necessary to place Central (McCom's Dam) Bridge, and also the Third avenue Bridge, in a safe condition.

Wm. B. Dyer, temporary clerk, who had performed the duties of assistant book-keeper since the 1st February last, was ordered to be allowed fifty cents a day extra pay during that time, for such services.

A petition was received from the property owners on the Eighth avenue between 59th and 110th streets, requesting the Board to take such action as might be necessary to compel the Eighth Avenue Railroad Company to lay its track near the east side of said avenue.

The following resolution was adopted:

Resolved, That the thanks of this Board be, and they are hereby tendered to the Hon. S. H. Wales for the efficient manner in which he has discharged the duties of President for the past year, and for the uniform courtesy that has marked his intercourse with the Commissioners in the exercise of his official functions.

Mr. John J. Serrell was employed to revise the surveys and maps of all that portion of Manhattan Island north of Inwood street, and to prepare new maps of the same for the consideration of the Board.

Amount received for rents, licenses, etc., and remitted to the City Chamberlain.

Pay-rolls sent to the Comptroller for payment.

Bills audited and ordered to be sent to the Comptroller for payment.

Wm. Irwin, Secretary, D. P. P.

DEPARTMENT OF DOCKS.

At meetings of the Board governing this Department, held during the two weeks ending 23d May, 1874, inclusive, all the Commissioners present, the following action was had :

Organization, Appointments etc.

May 19.

From and after May 1st 1874, the salaries of the following named employes increased to the sum opposite each name respectively, to wit :

Thos. Pickering Supt. Floating property, to \$2,500 per annum.

Alfred J. Murray Ass't Supt. Repairs etc., to \$2,500 per annum.

James Guthrie Ass't Supt. Repairs etc., to \$2,500 per annum.

Warren Roosevelt Ass't Supt. Repairs etc., to \$2,500 per annum.

Patrick White, Foreman Dock Builders, to \$2,000 per annum.

Robert P. Staats, Surveyor, to \$1,500 per annum.

Charlton B. Kid, Draughtsman, appointed Assistant Engineer, (mechanical) at a salary of \$2,500 per annum, to take effect from and after May 1st 1874.

Applications for leases etc.

May 21.

From Hoefft, Ficken & Co. for southerly half of pier 55 E. R., except outer end thereof, with privilege of mooring therat, during the Summer season of each year, a floating bath; granted for 5 years from May 15th 1874, if terms and rent of \$1,700 per annum are agreed to.

May 21.

From Day Line of Steamers, for outer end of pier foot 24th street N. R., as a steam boat landing for passengers and baggage; granted to be occupied twice a day, from 1st June to 1st November, 1874, if terms and rent of \$160 per month are agreed to.

From Peter Charles for land under water, between piers 38 and 49 E. R., with privilege to drive piles and erect platform thereon; granted, if terms and rent of \$800 per annum are agreed to.

From Morrisania Steam Boat Co. for outer end of pier 55 and of pier 23d street E. R., as passenger landings, with privilege of placing waiting room on each; granted, for 1 year from May 1st 1874, if terms and rent of \$1,000 (being \$500 for each pier) are agreed to.

May 22.

From Andrew L. Loulard, for pier (when extended and repaired) at foot of 155th street N. R., as a steam boat landing for passengers, with privilege of placing a waiting room thereon; grant-

ed for 5 years from July 1st 1874, if terms and rent of \$250 per annum are agreed to.

Applications for permits etc.

May 21.

From Donegan & Reilly to repair and extend sewer pipe in bulkhead between piers 36 and 37 N. R.; granted.

From Harlem River & Port Chester R. R. Co. to drive piles and erect necessary tracks, bridges, floats and other structures, regarded for their transportation business on their property on the northerly shore of Harlem river near 130th street; granted if conditions are agreed to.

Repairs, etc., ordered.

May 21st, Engineer-in-Chief directed to erect a pier 135 feet long by 50 feet wide, at the foot of Jane street N. R.

May 22d, Superintendent Turner directed to drive such spring piles, at the end of Pier 55, and of pier at 23d street, E. R. as may be necessary to protect said pier from injury by steam-boats landing therat.

Miscellaneous.

May 11th, six proposals for furnishing Granite stones for bulk-head or river-wall were received and publicly opened and read in the presence of the Comptroller, and the award of contract, deferred for further consideration.

May 14th, Contract for furnishing Granite stone for bulk-head or river-wall awarded to David V. Howell, of Monroe, Orange Co., N. Y., under proposals publicly opened 11th inst. Sureties, Bernhard Grunhart, of 344 West 80th street and Moritz Bullowa, of 146 East 55th street.

May 10th, Report of opinions and action of the Department for the year ending April 30th, 1874, as prepared by the Secretary, approved, and adopted, and ordered transmitted to his Honor the Mayor, in compliance with sub-division 9 of Section 6, Chapter 574, Laws of 1871, and Section 88, and 118, of Chapter 335, Laws of 1873.

May 21st, Contract for furnishing Granite stone for bulk-head or river-wall awarded to David V. Howell, of Monroe, Orange Co., N. Y., under proposals publicly opened 11th inst. Sureties, Bernhard Grunhart, of 344 West 80th street and Moritz Bullowa, of 146 East 55th street.

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May 21st, application of Ryan & Cody, contractors for building ten Dredging Machine Mud Scows, for additional time until July 8th, in which to complete contract, consequent upon working days having been diminished by the extraordinary wet spring, etc., denied.

May 22d, the President authorized to fill the vacancies caused by the discharge from and after 23d inst. of L. D. Tompkins and David Hart, foremen of dock builders.

May 22d, Union Ferry Company and owner of chains, etc., encumbering Pier 2, E. R. notified that the requirements of resolution, adopted by the Board, April 16th, 1874, must be complied with within 5 days or the penalty imposed will be enforced thereafter; and the Superintendent of Docks for the District, directed to report to this Board, if the fence, chain, etc., are not removed, as ordered.

EUGENE T. LYNCH, Secretary.

OFFICIAL DIRECTORY.

STATEMENT OF THE HOURS DURING WHICH ALL THE PUBLIC OFFICES IN THE CITY ARE OPEN FOR BUSINESS, AND AT WHICH EACH COURT REGULARLY OPENS AND ADJOURNS, AS WELL AS OF THE PLACES WHERE SUCH OFFICES ARE KEPT AND SUCH COURTS ARE HELD.

EXECUTIVE DEPARTMENT.

Mayor's Office, No. 6, City Hall, 10 a. m. to 3 p. m. Mayor's Marshal, No. 5, City Hall, 10 a. m. to 3 p. m. Permit Bureau, No. 1, City Hall, 10 a. m. to 2 p. m. License Bureau, No. 1, City Hall, 10 a. m. to 2 p. m.

LEGISLATIVE DEPARTMENT.

Clerk of the Common Council and of Board of Supervisors, 7 and 8, City Hall, 9 a. m. to 4 p. m. Clerk of Board of Assistant Aldermen, 9½ City Hall, 9 a. m. to 4 p. m.

FINANCE DEPARTMENT.

NEW COUNTY COURT HOUSE, OFFICE HOURS 9 A. M. TO 4 P. M. Comptroller's Office, West end.

1. Bureau for the collection of the revenue accruing from rents and interest on bonds and mortgages, and revenue arising from the use or sale of property belonging to or managed by the city; Ground floor, west end.

2. Bureau for the Collection of Taxes; Brown stone building, City Hall Park.

3. Bureau for the Collection of Arrears of Taxes and Assessments and Water Rents; Ground floor, west end.

4. Auditing Bureau; Main floor, west end.

5. Bureau of Licenses; Ground floor, west end

HEALTH DEPARTMENT.

HEALTH DEPARTMENT,
New York, May 6, 1874.AT A MEETING OF THE BOARD OF HEALTH
of the Health Department of the City of New
York, held at its office on the 5th day of May, 1874, the
following resolutions were adopted:Resolved, That section 65 of the Sanitary Code be
and is hereby amended to read as follows:Section 65. That no offal or butcher's refuse shall be
conveyed through any street or avenue of the City of
New York between the hours of ten o'clock A. M. and ten
o'clock P. M., and that no offal, fat or refuse shall at any
time be brought into the city or conveyed over any ferry
except in accordance with the terms of a written permit
first obtained therefrom from this Department, nor shall
any such substance be conveyed through any street or
avenue unless the same be in tight boxes, barrels or vessels,
and covered over so that no odor therefrom shall
escape.Resolved, That section 98 of the Sanitary Code be
and is hereby amended to read as follows:Section 98. That no lime, ashes, coal, dry sand, hair,
feathers, or other substance that is in a similar manner
to be blown by the wind, shall be sieved or agitated,
or exposed, nor shall any mat, carpet, or cloth, be
shaken or beaten, nor any cloth, yarn, garment, or material,
or substance, be scoured, cleaned, or hung, nor
any business be conducted over, or any rags, damaged
merchandise, wet, broken, or leaking casks, barrels or
boxes, or broken bales of merchandise or goods be
placed, kept or exposed for sale in any street or public
place, or where it, or particles therefrom, or set in motion
thereby, will pass into any such street or public
place, or into any occupied premises. That neither any
usual nor any reasonable precaution shall be omitted by
any person to prevent fragments or other substances
from falling, to the peril of life, or dust and light material
flying into any street, place or building, from any
building or erection, while the same is being altered,
repaired, or demolished, or otherwise.Resolved, That section 112 of the Sanitary Code be
and is hereby amended to read as follows:Section 112. That no pile or deposit of manure, offal,
dirt or garbage, nor any accumulation of any offensive
or nauseous substance, shall be made within the built-up
portions of the City of New York, or upon any open
space inclosed within any portions thereof, or upon the
piers, docks, or bulkheads adjacent thereto, or upon any
open grounds near or upon any vessel or scow other
than those to be speedily, and according to the duty of
any person, removed, lying at any such pier, wharf, or
bulkhead, except according to a resolution of this Board
specially authorizing the same, and a permit obtained
from this Department, and according to its regulations.
And no person shall contribute to the making of any
such accumulations. Nor shall any straw, hay, or other
substance which has been used as bedding for animals,
be placed or dried upon any street or sidewalk, or roof
of any building, nor shall any straw, hay, or other sub-
stance, or the contents of any mattress or bed be deposited
or burnt; nor shall accumulation thereof be made
within two hundred feet of any street, without a permit
from this Board.CHARLES F. CHANDLER.
President.

EMMONS CLARK, Secretary.

HEALTH DEPARTMENT,
New York, April 29, 1874.AT A MEETING OF THE BOARD OF HEALTH
of the Health Department of the City of New York,
held at its office on the 28th day of April, 1874, the
following resolutions were adopted:Resolved, That under the power conferred by law on
the Health Department, the following additional section
to the Sanitary Code for the security of life and health
be and the same is hereby adopted and declared to form
a portion of the Sanitary Code:Section 183. That no person shall place or deposit gar-
bage, rubbish, or liquid substance of any kind in any box,
barrel, tub, cart, wagon or any receptacle whatever used
for the reception, the holding or the transportation of
ashes; nor shall any one put ashes in or upon garbage,
rubbish or liquid substances, or in any way place together,
mix, or have in the same receptacle ashes and garbage
in the City of New York.Resolved, That section 55 of the Sanitary Code be and
is hereby amended to read as follows:Section 55. That no cattle, swine, pigs or calves shall
be driven through the streets or avenues of the City of
New York, or any of them, except between the hours of
eight in the evening and two hours after sunrise of the
next morning; nor shall any sheep be there driven except
between the hours of eight o'clock in the evening and
twelve o'clock, noon, of the next day; nor shall more
than twenty cattle, or more than one hundred and fifty
hogs, or more than two hundred and fifty sheep or lambs
be driven together; and they shall be so driven only
through the following streets, that is to say: Forty-fifth
street, from First to Second avenue; Sixtieth street,
from Eighth to Tenth avenue; the transverse road
through the Central Park at Seventy-ninth street;
Ninety-second street, from Third avenue to Astoria
ferry; Ninety-fourth street, from Third to Fifth avenue;
One Hundred and Tenth street, from Second to Eighth
avenue; One Hundred and Twenty-fifth street, from
Eighth avenue to Manhattan street; First and Second
avenues, in their entire lengths north of Fortieth street;
Third avenue, between Ninety-second street and One
Hundred and Tenth street; Fifth avenue, between
Seventy-ninth street and One Hundred and Tenth
street; Eighth avenue, from Sixtieth street to McComb's
Dam Road; McComb's Dam Road, in its entire length;
Tenth avenue, from Fortieth street to Sixtieth street;
Harlem lane, from the intersection of One Hundred and
Twenty-fifth street and Eighth avenue to the intersection
of One Hundred and Tenth street and Sixth
avenue; Eleventh avenue, from Forty-second street to
Forty-ninth street; Fortieth and Forty-first streets,
from the Hudson river to Tenth avenue; and Forty-fifth,
Forty-sixth, Forty-seventh, Forty-eighth and Forty-
ninth street, between Hudson river and Eleventh avenue.After the first day of June, 1874, no cattle, sheep, swine,
pigs, or calves shall be driven across the city between the
10th and 2d avenues, south of 70th street.It shall not be lawful to drive cattle, sheep, pigs,
swine, or calves through any street or avenue south of
Fortieth street, nor to slaughter any cattle, sheep, pigs,
swine, or calves south of said street; nor shall any such
cattle, sheep, swine, pigs, or calves be allowed to pass
upon or across any sidewalk, or to remain in the streets
or avenues, except when being driven in accordance with
this Sanitary Code.Cattle arriving in the City of New York by cars or
boats may be driven in accordance with this Code from
the place of unloading, being north of Thirty-ninth st.,
to any existing cattle yard, through the streets and
avenues designated, without limit as to number, pro-
vided they are accompanied by one attendant, if composed
of twenty or any less number of head; by two attendants
for more than twenty and less than fifty head; by three
attendants for more than fifty and less than one
hundred head; and by one attendant for every additional
forty head above one hundred.Such cattle and sheep as shall arrive within the
Twenty-second and Thirtieth Police Precinct, as estab-
lished by the Board of Police, by conveyances that, ac-
cording to time-tables, should have arrived in season to
be driven in conformity to this Code, but the actual
arrival of which cattle or sheep has been delayed, with-
out the wrongful act of the owners of the same (or o-
ther agents), may be driven upon the routes herein
before designated, when they shall arrive, to any estab-
lished yards above Fortieth street, upon obtaining a
written permit for driving the same (out of the hours
fixed by this Code, but otherwise in conformity thereto),
at the police station-houses in said precincts respectively,
under such regulations as the police authorities may
provide.CHARLES F. CHANDLER.
President.

EMMONS CLARK, Secretary.

STREET OPENINGS.

SUPREME COURT.—IN THE MATTER OF THE
application of the Mayor, Aldermen and Common-
ality of the City of New York, relative to the Opening
and Extending of Desbrosses Street in an Easterly direc-
tion from its present termination at Hudson Street, to
Varick Street in the City of New York.We, the undersigned Commissioners of Estimate and
Assessment in the above-entitled matter, hereby give no-
tice to the owner or owners, occupant or occupants, of all
houses and lots and improved or unimproved lands af-
fected thereby, and to all others whom it may concern,
to wit:I.—That we have completed our estimate and assess-
ment in the above-entitled matter, and that all persons
whose interests are affected thereby, and who may be
opposed to the same, do present their objections in writing,
duly verified, to the undersigned Commissioners, at
our office, No. 150 Broadway (Room 10), in the said city,
on or before the 26th day of May, 1874, and that we, the
said Commissioners, will hear part of the objections within
the ten weeks next after the said 26th day of May, 1874
and for that purpose will be in attendance at our
said office on each of said ten days, at 2 o'clock.II.—That the abstract of the said estimate and assess-
ment, together with our maps, and also all the affidavits,
estimates and other documents which were used by us in
making our report, have been deposited in the office of
the Department of Public Works, in the City and County
of New York, there to remain until the 6th day of June,
1874.III.—That the limits embraced by the assessment
aforeaid are as follows, to wit: All those certain lots,
pieces or parcels of land situate in said city and bounded
by and included and contained within the centre lines of
the following named streets, that is to say: Beginning
at the point formed by the intersection of the centre line of
Hudson street with the centre line of Vestry street,
and running thence westerly along the centre line of
Vestry street to the centre line of West street; thence
northerly along the centre line of West street to
the centre line of Watts street; thence easterly along
the centre line of Watts street to a point where said
Watts street were extended would intersect the centre
line of Sullivan street; thence northerly along the centre
line of Sullivan street to the centre line of Canal street;
thence northwesterly along the centre line of Canal street
to the centre line of Vestry street; and thence
westerly along the centre line of Vestry street to the
point or place of beginning.IV.—That our report herein will be presented to the
Supreme Court of the State of New York, at a special
term thereof, to be held in the new Court House at the
City Hall, in the City of New York, on the 22d day of
June, 1874, at the opening of the Court on that day,
and that then and there, or as soon thereafter as Counsel
can be heard thereon, a motion will be made that the
said report be confirmed.DATED NEW YORK, April 20th, 1874.
EUGENE H. POMEROY,
CLINTON G. COLGATE,
L. L. LAMBERT,
Commissioners.

DEPARTMENT PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS,
COMMISSIONERS' OFFICE, ROOM 10, CITY HALL,
NEW YORK, May 21, 1874.

TO CONTRACTORS.

PROPOSALS FOR FURNISHING GRANITE
to build gate houses on 93d street, near 9th avenue,
and at 113th street and 10th avenue.
Sealed proposals for this work will be received at the
office of the Department of Public Works until 12 o'clock
M., on Thursday, June 4, 1874, at which time the bids
will be publicly opened and read. The plans for the
proposed work may be seen and specifications and blank
forms of proposal may be obtained on application to the
contract clerk, room 21, City Hall.
The Commissioner of Public Works reserves the right
to reject any or all proposals as he may deem fit for
the best interests of the city.GEO. M. VAN NORT,
Commissioner of Public Works.DEPARTMENT OF PUBLIC WORKS,
Commissioners' Office, 10 City Hall,
New York, May 1, 1874.CONSUMERS OF CROTON WATER ARE
hereby notified that the water rents for 1874 are
now due, and are payable at the office of the Water
Register, Room 10, City Hall, from 10 A. M. to 4 P. M.
each day. A penalty will be added to all water rents
remaining unpaid on the 1st of August.GEO. M. VAN NORT,
Commissioner of Public Works.

DEPARTMENT OF BUILDINGS.

NOTICE TO BUILDERS AND PROPERTY OWNERS.

DEPARTMENT OF BUILDINGS,
OFFICE OF SUPERINTENDENT, 2 FOURTH AVE.,
NEW YORK, Jan. 2, 1874.WHEREAS, THE TOWNS OF MORRISANIA,
West Farms and Kings Bridge, have been annexed,
and are now known as the 23d and 24th Wards of the
City of New York, it becomes my duty, as Superintendent
of Buildings, to extend the operation of the building
laws over said territory, and to superintend the construc-
tion, alteration, repair and removal of buildings therein.
I therefore give notice to builders and property owners
that plans and specifications for all new buildings, altera-
tions, repairs and removals must be presented to this
Department for examination and approval, prior to the
commencement of the projected work.All necessary blank forms, and any desired information
pertaining to the building laws, will be furnished on ap-
plication at this office, or to either of the inspectors, at
their temporary office, Police Headquarters, Tremont,
W. W. ADAMS,
Superintendent of Buildings.

LEGISLATIVE DEPARTMENT.

OFFICE CLERK OF THE COMMON COUNCIL,
No. 8 CITY HALL.THE STATED SESSIONS OF THE BOARD OF
Aldermen will be held on Thursday of each week, at
2 o'clock, P. M., in the chamber of the Board, room N.
15, City Hall.JOSEPH C. PINCKNEY,
Clerk.

THE CITY RECORD.

COPIES OF THE CITY RECORD CAN BE OBTAINED
at No. 8, City Hall, (N. W. corner base of e. t.)
Price three cents each.

FINANCE DEPARTMENT.

DEPARTMENT OF FINANCE,
Bureau for the Collection of Assessments,
ROTUNDA, COURT HOUSE,
NEW YORK, May 29, 1874.

NOTICE TO PROPERTY-HOLDERS

Property-holders are hereby notified that the following
assessment lists were received this day in this Bureau
for Collection:

CONFIRMED APRIL 22, 1874.

Opening of 70th street, from 5th avenue to 4th avenue,
and from 3d avenue to East River.

CONFIRMED APRIL 28, 1874.

Opening 93d street, from 8th avenue to New Road,
and from 12th avenue to the Hudson River.

CONFIRMED MAY 4, 1874.

Opening 92d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED MAY 11, 1874.

Opening 91d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED MAY 18, 1874.

Opening 90d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED MAY 25, 1874.

Opening 89d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JUNE 1, 1874.

Opening 88d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JUNE 8, 1874.

Opening 87d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JUNE 15, 1874.

Opening 86d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JUNE 22, 1874.

Opening 85d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JUNE 29, 1874.

Opening 84d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JULY 6, 1874.

Opening 83d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JULY 13, 1874.

Opening 82d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JULY 20, 1874.

Opening 81d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED JULY 27, 1874.

Opening 80d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED AUGUST 3, 1874.

Opening 79d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED AUGUST 10, 1874.

Opening 78d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED AUGUST 17, 1874.

Opening 77d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED AUGUST 24, 1874.

Opening 76d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED AUGUST 31, 1874.

Opening 75d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED SEPTEMBER 7, 1874.

Opening 74d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.

CONFIRMED SEPTEMBER 14, 1874.

Opening 73d street, from 8th avenue to New Road and
from 12th avenue to the Hudson River.