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CITY RECORD. THE

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JOHN PURROY MITCHEL, MAYOR. WILLIAM A. PRENDERGAST, COMPTROLLER. FRANK L. POLK, CORPORATION COUNSEL.

DAVID FERGUSON, SUPERVISOR.

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EXECUTIVE DEPARTMENT.

PUBLIC HEARING.

The Mayor will hold a public hearing on proposed Ordinance No. 38, in relation to the selection of a site for a hospital for contagious diseases at Seton Falls Park, at the Mayor's office, City Hall, on Monday, April 27, 1914, at 10.30 a. m. a23,27

JOHN J. GLENNON, Chief Clerk.

BOARD OF ESTIMATE AND APPORTIONMENT.

PELHAM PARK AND CITY ISLAND RAILWAY COMPANY.

Committee Hearing.

A public hearing (postponed from Friday, April 17, 1914) will be held before the Committee on Transit of the Board of Estimate and Apportionment on Friday, April 24, 1914, at 3 p. m., in the office of the President of the Board of Aldermen, City Hall, Borough of Manhattan, upon the matter of the Pelham Park and City Island Railway Company, Inc.

All persons interested in the above matter are respectfully invited to attend.

New York, April 14, 1914.

a18,24 HENRY JAY CASE, Acting Secretary, Committee on Transit.

BOARD OF ALDERMEN.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Committee on Salaries and Offices will hold a public hearing in the Aldermanic Chamber, City Hall, Manhattan, on Monday, April 27, 1914, at 1 o'clock p. m., on a proposed ordinance providing for vacations with pay for all City employees.

All persons interested in this matter are respectfully invited to attend.

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

PUBLIC SERVICE COMMISSION—FIRST DISTRICT.

No. 154 NASSAU STREET, NEW YORK CITY.

Calendar for the Week Commencing April 22, 1914. Thursday, April 23, 1914-10.30 a. m.-Room 305-Case No. 1812-Street railroad corporations—"Return of fares or issuance of emergency or block tickets"-

Whole Commission. Friday, April 24, 1914-10.30 a. m.-Room 310-Case No. 1785-Nassau Electric Railroad Company, Brooklyn Heights Railroad Company and Brooklyn, Queens County and Suburban Railroad Company—"Service on street surface railroad lines" -Commissioner Williams. 11 a. m.-Room 305-Case No. 1384-Long Island Railroad Company—"Alterations at Collins avenue and nine other grade crossings on Montauk Division, plans of Laurel Hill boulevard elimination"—Commissioner Williams. 11 a. m.—Room 310—Case No. 1693—Interborough Rapid Transit Company et al.—"Passengers standing on rear platforms of end cars of trains"—Commissioner Williams. 11 a. m.—Room 305—Case No. 1772—Staten Island Midland Railway Company and Richmond Light and Railroad Company—"Additional cars and service"—Commissioner Cram. 12.15 p. m.—Room 305—Broadway-4th avenue rapid transit railroad—"Opening of bids for construction of Section No. 2 of Routes 4 and 36"—Whole Commission. 2 p. m.—Room 305—Case No. 1788—New York

Railways Company—"Service on 8th avenue, 6th avenue and Christopher street lines" —Commissioner Maltbie. 2.30 p. m.—Room 305—Case No. 1778—Third Avenue Railway Company—"Application for approval of issue of \$6,650,000 bonds"—Commissioner Maltbie.

Meeting of the Committee of the Whole held 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 21, 1914, 1.30 o'Clock P. M.

The Board met in the Aldermanic Chamber, City Hall.

Present-Hon. George McAneny, President of the Board of Aldermen.

Aldermen O. Grant Esterbrook, Alexander Dujat. Vice-Chairman. James R. Ferguson. Jacob Bartscherer. John T. Eagan. Daniel M. Bedell. August Ferrand. Albert C. Benninger. John H. Boschen. William Fink. John S. Gaynor. James Hamilton. Robert H. Bosse. William D. Brush. Joseph M. Hannon. Michael J. Hogan. Samuel J. Burden. William H. Burns. Oscar Igstaedter. Michael Carberry. Louis Jacobson. Lauren Carroll. William P. Kenneally. William H. Chorosh. Francis P. Kenney. John Kochendorfer. Charles P. Cole. Frank Cunningham. William J. Lein. Henry H. Curran. Abraham M. Levy. John McCann. Charles Delaney. John Diemer. John F. McCourt. Frank T. Dixson. William P. McGarry. Bernard E. Donnelly. Anthony J. McNally. James J. Molen. Charles J. Moore. Frank Dostal, Jr. Frank J. Dotzler. Frank L. Dowling. Jesse D. Moore. William Duggan. Robert L. Moran.

Frank Mullen. James F. Mullen. James J. Nugent. John J. O'Rourke. Henry Ottes. Wm. H. Pendry. Charles A. Post. Hyman Pouker. John J. Reardon. Harry Robitzek. Isadore M. Rosenblum. Peter Schweickert. Joseph W. Spencer. Arnon L. Squiers. Michael Stapleton. Frederick H. Stevenson. Edward H. Taylor. Frederick Trau. Edward B. Valentine. Jacob Weil. Louis Wendel, Jr. John J. White. Frederick H. Wilmot.

Charles J. McCormack, President, Borough of Richmond.

Douglas Mathewson, President, Borough of The Bronx. Lewis H. Pounds, President, Borough of Brooklyn, by Edmund W. Voorhies, Commissioner of Public Works.

Marcus M. Marks, President, Borough of Manhattan.

The President announced that Aldermen Coleman and Eichhorn had been excused from attendance.

The Clerk proceeded to read the minutes of the stated meeting of April 14, 1914. On motion of Alderman Curran, further reading was dispensed with, and the minutes were approved as printed.

PETITIONS AND COMMUNICATIONS.

Being a report from the Board of Trustees of the Northern Dispensary of The City of New York for the year 1913. Which was ordered on file.

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

No. 522.

City of New York, Law Department, Office of the Corporation Counsel, New York, April 15th, 1914.

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

Dear Sirs—On April 6, 1914, I wrote the Board requesting that a resolution be adopted authorizing me to expend not more than \$10,000, without public letting, for the expense of the removal of this Department to the Municipal Building. I find that the estimate of the cost of the work submitted to me by the architects is much too low, and I therefore find it necessary to amend my request. Bids for this work were requested from a number of concerns with the following results: Moving Steel Furniture.

Art Metal Construction Company, Woolworth Building	\$9,500 00
O. M. Edwards Company, New York Life Building	No bid
Library Bureau, 316 Broadway	No bid
General Fireproofing Company, 396 Broadway	No bid
Crown Metal Company, 253 Broadway	No bid
Watson Manufacturing Company, 101 Park ave	No bid
Fireproof Furniture Company, 395 Broadway	No bid
Durand Steel Locker Company, 132 Nassau st	No bid
James A. Houston, 253 Broadway	No bid
Federal Steel Fixture Company, 30 Church st	No bid
Merritt & Co., 50 Church st	No bid
Berger Manufacturing Company, 160 11th ave	No bid
Van Dorn Iron Works, 158 Nassau st	No bid
Installing Low Tension Electric Work, Bells, Annunciators, Connecting	Desks, Etc.
J. J. Bigelow Company, 170 West Broadway	No bid
S. Arthur Brown & Co., 126 Liberty st	No bid
Ernest Klein & Bro., 44 Fulton st	No bid
Lord Electric Company, 105 W. 40th st	\$3,863 00
Manhattan Electric Construction Company, 108 W. 17th st	No bid
Moving Furniture (Other Than Steel Cases), Books, Records, I	Etc.
Model Van Company, 169 Flatbush ave., Brooklyn	No bid
Eagle Warehouse and Storage Company, 28 Fulton st., Brooklyn:	\$1,000 00
Peerless Van and Express Company, 515 Columbus ave	No bid
Morgan & Bros., 230 W. 47th st	4,800 00
Mittnacht & Co. 81 Maiden lane	1.050 00

Mittnacht & Co., 81 Maiden lane	1,050 00
O. Weisberger & Son, 425 E. Houston st	1,925 00
John Haney, 84th st. and 3d ave	1,967 00
P. Belford's Sons, 91 Court st., Brooklyn	No bid
Carpenter Work, Shelving and Temporary Shelving.	// vac us
Robert J. Cluse, 148th st. and 3d ave	\$1.857 00
Daarf Contracting Company, 330 W. 25th st	1,904 00
Olesen & Co., 4 West Broadway	1,940 00
M. F. Hoose, 44 Fulton st	No bid
Walter F. Barnes & Co., 372 Broadway	No bid
Samuel Smyth, 41 Liberty st	2,490 00
Thomas McKeon, 103 Park ave	2,647 00
David Kramer, 43 Broad st	1,195 00

Bids were received from the following: Conradson & Hill, 200 5th ave.. New York. E. H. Pepper, 120 W. 31st st., New York. Abraham & Straus, Brooklyn. John Wanamaker, New York City. David E. Kennedy, 48 W. 38th st., New York. \$16,398 00

price as they are receiving for that work, that is: To supply and lay 3/16-inch brown battleship linoleum laid on heavy felt paper and cemented to the floor for \$1.20 per square vard.

It is necessary to cover the floors of the rooms occupied by the Stenographers and the general Clerks' office, where it is not practicable to use rugs. These floors contain about 700 square yards and the cost will be approximately \$840.

It will be noted that only one firm submitted a bid for removing the steel furniture. That is explained by the fact that the cost of the work of taking apart the cases and reassembling them in the new building is so uncertain that no concern except the firm who originally erected the furniture is willing to submit a bid.

For a similar reason we were able to obtain only one bid for the electric work. was willing to bid on work where it was so difficult to determine the cost.

The lowest hids received show that the cost of the removal of our offi

The lowest bids received show that the cost of the removal of ou	r offices wil
be as follows:	
For moving steel furniture	. \$9,500 00
For electric work	
For moving equipment, books, records, etc	. 1,000 00
For carpenter work, temporary shelving, etc	. 1,195 00
For linoleum	. 840 00

I therefore request that the amount authorized to be spent without public letting be increased to \$16,400.

Yours respectfully, FRANK L. POLK, Corporation Counsel.

Which was referred to the Committee on Finance. The President laid before the Board the following communication from the Depart-

ment of Water Supply, Gas and Electricity No. 523.

City of New York, Department of Water Supply, Gas and Electricity, Office of the Commissioner, Municipal Building, New York City, April 16, 1914. Hon. GEORGE McANENY, President, Board of Aldermen, City of New York:

Sir-The Bureau of Water Register, Borough of Manhattan, now hires on monthly requisition three horses and wagons for transporting Plumber and Helper, with the necessary tools and fittings used in connection with the testing of water meters, at an annual expense of \$3,924.

This work can be performed more economically and efficiently by the use of automobiles. The cost of three automobiles with specially constructed bodies to carry tool box is estimated at \$1,650. The annual cost of their maintenance and operation, including depreciation and interest on investment, will result in a saving of \$2,368. This saving is based upon the present prices which the Department is paying for horse and wagon hire. At least \$1,100 of the yearly cost of this wagon service represents the amount paid to drivers as wages. The driver is furnished by the party from whom the wagon is engaged, and he has been considered necessary in order that the Department, as it believes, may conform to the traffic regulation not to leave a horse in the street unguarded. Assuming that the horse is properly kept in check by a rope with weight attached (thereby dispensing with the services of a driver), the annual saving by the substitution of automobiles for wagon hire would be about \$1,200 per annum. I estimate that the efficiency of the gangs employed in the meter testing work will be increased ten per cent. This saving would represent approximately \$635 additional.

Owing to the difficulty, if not impossibility, of drafting specifications which would admit of competitive bidding, I ask that the Board of Aldermen grant me permission to procure three automobiles without the formality of advertising for bids. I am enclosing herewith for adoption a form of resolution with this in view.

WILLIAM WILLIAMS, Commissioner. Yours very truly, Resolved, That the Commissioner of Water Supply, Gas and Electricity be and he is hereby authorized to purchase, without public letting, three (3) Ford automobiles with specially constructed bodies for use in connection with the testing of water meters, at an expense not to exceed one thousand six hundred and fifty dollars (\$1,650)

Which was referred to the Committee on Public Letting.

The President laid before the Board the following communication from the County Clerk, County of Kings:

No. 524. County Clerk's Office, County of Kings, Hall of Records, Brooklyn, N. Y.,

Hon. JOHN DIEMER, Aldermanic Chamber, City Hall, New York City: My Dear Alderman-I wish you would draw up the necessary papers so as to make a requisition for revenue bonds for the furnishing of the chambers of the new

County Judges. The sum desired is three thousand (\$3,000) dollars. I also wish you would take the necessary steps to have revenue bonds issued for ten thousand dollars (\$10,000) for filing cases in the County Clerk's office.

By having these resolutions drawn up and presented you will greatly oblige, very CHAS S. DEVOY. sincerely yours, 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. 525.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, Municipal Building, April 20, 1914. Hon. P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen:

Dear Sir—I beg to notify you that, at the meeting of the Board of Estimate and Apportionment held April 17, 1914, the resolution of the Board of Aldermen adopted January 13, 1914, requesting this Board to establish, in the Department of Public Charities, a civic agency for the unemployed, also a communication from the relief committee of the United Spanish War Veterans relative to said matter, were ordered on file, for the reason that since the adoption of the above resolution by your Board an employment bureau has been established in the office of the Commissioner of Licenses through which applicants for relief at the Municipal Lodging House have been aided to secure employment. Very truly yours,

JOSEPH HAAG, Secretary. No. 526.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, Municipal Building, April 20, 1914. Hon, P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen:

Dear Sir-I beg to notify you that, at the meeting of the Board of Estimate and Apportionment held April 17, 1914, your communication and accompanying report of the Committee on Finance of your Board, rejecting resolution adopted by this Board on October 2, 1913, rescinding resolution of June 26, 1913, authorizing issue of \$18,000 corporate stock to provide means for furnishing and delivering and laying a 12-inch water main and appurtenances under the East River to North Brother Island, Borough of The Bronx. under the jurisdiction of the Department of Water Supply, Gas and Electricity, were ordered on file. Very truly yours,

JOSEPH HAAG, Secretary.

Which were severally ordered on file. No. 527.

City of New York, Board of Estimate and Apportionment, Office of the Secretary, Municipal Building, April 21, 1914. To the Honorable Board of Aldermen:

Gentlemen-I transmit herewith certified copy of resolution adopted by the Board of Estimate and Apportionment April 17, 1914, approving of the issue of \$7,000 Corporate Stock, to provide means for the removal of the piles and foundations of the "Old Iron Pier," and for the removal of other piers and jetties from the beach fronting Seaside Park at Coney Island, under the juridiction of the Department of Parks, Borough of Brooklyn.

I also enclose copy of report of the Committee on Corporate Stock Budget relative

thereto. Yours very truly, JOSEPH HAAG, Secretary. Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding seven thousand dollars (\$7,000), to provide means for the removal of the piles and

The lowest bid received was that of Conradson & Hill, who are now doing the | Department of Parks, Borough of Brooklyn, and that when authority therefor shall work for the Finance Department, and who offered to lay the linoleum at the same 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. Provided, however, that no part of the proceeds of the corporate stock herein authorized shall be available until after the Board of Estimate has approved forms of contracts, plans, specifications and estimate of cost pertaining to the same, and that no part of such proceeds shall be used for the payment of fees of any architect, engineer or expert until after a contract with such architect, engineer or expert has been approved by the Board of Estimate and Apportionment, and that no part of the proceeds of corporate stock herein authorized shall be used for payment of any salary or wage of departmental employees, except after approval by the Board of No firm except the concern who are now doing the electric work in the building | Estimate and Apportionment and in accordance with the schedules to be adopted by said Board; and be it further

Resolved, That the Commissioner of Parks, Borough of Brooklyn, is directed to submit to this Board for its approval forms of contracts, plans, specifications and estimates of cost prior to advertising for bids for work chargeable to the proceeds of the corporate stock herein authorized, and such Commissioner is also directed to submit to this Board for its approval all preliminary and final agreements with an architect or architects, engineer or engineers, expert or experts, whenever such agreements or contracts are chargeable against corporate stock herein authorized.

A true copy of resolution adopted by the Board of Estimate and Apportionment, il 17, 1914.

JOSEPH HAAG, Secretary. April 17, 1914. City of New York, Department of Finance, Bureau of Municipal Investigation

and Statistics, March 31, 1914.

To the Board of Estimate and Apportionment: Gentlemen—On January 29, 1914, the Commissioner of Parks, Borough of Brooklyn, requested \$20,000 in corporate stock for the improvement of Seaside Park (formerly Dreamland) at Coney Island. In connection therewith we report as follows:

The amount requested is for the following proposed improvements:

	I he amount requested is for the following proposed improvements:		
	Removing two piers and one jetty	\$7,000 0	Ω
	Cement walk, 15,000 sq. ft., at \$0.20	3.000 (00
	Privet, 1,600, at \$0.25	400 0	00
	Topsoil for planting, 1,500 cu. yds., at \$1.50		00
	Labor, for planting, gardening, etc	200 0	
	Wrought iron picket fence, 6 ft. high, on concrete base, 1,000 lin. ft.		
1	at \$5.50	5,500 0	0
	Engineering, inspection	1,650 0)()
١	_		_

\$20,000 00

On May 27, 1912, the Board of Estimate and Apportionment authorized \$25,000 in corporate stock to provide means for cleaning up debris, etc., and for the general improvement of the land formerly known as Dreamland. Coney Island, providing that no part of the sum appropriated should be used for the removal of the piles and other foundations of what was formerly known as the "Old Iron Pier" or for the removal of other piers and jetties until after the Corporate Stock Budget Committee reported to the Board of Estimate and Apportionment whether or not the old piers are worth rebuilding for use as a bulkhead or jettv.
On July 17, 1913, the Commissioners of the Sinking Fund temporarily assigned

the "Old Iron Pier" to the Department of Docks and Ferries for use as an excursion boat landing. On November 19, 1913, the pier was reassigned to the Department of Parks upon request of the Commissioner of Docks and Ferries and the recommendation of the then Deputy and Acting Comptroller, Mathewson. In the report to the Commissioners of the Sinking Fund it is pointed out that the Commissioner of Docks and Ferries stated in his request that the pier was repaired for use during the summer of 1913, but that the repairs were only temporary in character, as the structure was not of sufficient value to justify its permanent repair by the City for pier purposes. It was further stated that the Chief Engineer of the Department of Docks and Ferries had reported to his Commissioner that with the weakening of the pier, which was certain to occur during the winter season of 1913-1914, it would be unwise to make further temporary repairs, even for gangway purposes, during the season of 1914, and that the structure was in no condition to be profitably used and should be removed. The Engineer of the Park Department is of the same opinion.

In addition to the remains of the "Old Iron Pier" the beach fronting the park is also encumbered with the wreckage of an old timber steamboat pier and a jetty. If this condition is allowed to remain after the completion of the cleaning up and grading of the park, which is now nearing completion, it will not only interfere with the free use of the beach, but is liable to be a source of danger to the public who will

Your committee, therefore, in view of the statements of the Chief Engineer of the Department of Docks and Ferries and of the Department of Parks, recommends that the remains of the jetty and two piers be removed and that the sum of \$7,000 in corporate stock be authorized for that purpose.

In view of the fact that a street may be laid out at the north line of the park, running from West 5th to the West 8th street entrance, your committee feels that it would not be proper or wise to make any appropriation for a fence, hedge, walk, etc., until this question is definitely decided upon. We recommend, therefore, that the balance of the request, amounting to \$13,000, be denied. We recommend the adoption of the attached resolution providing for an authori-

zation of \$7,000 to be used for the removal of the jetty and two piers. Respectfully. WM. A. PRENDERGAST, Comptroller: GEORGE McANENY, President, Board of Aldermen: LEWIS H. POUNDS, President, Borough of Brooklyn; DOUGLAS MATHEWSON, President, Borough of The Bronx, Corporate Stock Budget Committee.

Which referred to the Committee on Finance.

No. 528 City of New York, Board of Estimate and Apportionment, Office of the Secretary, Municipal Building, April 21, 1914. To the Honorable the Board of Aldermen:

Gentlemen—I transmit herewith certified copies of three resolutions adopted by the Board of Estimate and Apportionment April 17, 1914, relative to the establishment of various grades of positions, as follows:

	Department and Position.	Rate Per Annum	Number of Incumbents.
Cal. No. 84	Education—Typewriter Accountant	\$1,500 00	1
Cal. No. 85	Education—Assistant Chief of Sanitary Division	2,400 00	1
Cal. No. 92	Education—Janitors of various public schools (as set forth therein)	,	

I also transmit copies of reports of the Committee on Salaries and Grades, relative thereto. Yours very truly, JOSEPH HAAG, Secretary. Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Department of Education of grades of

Title.	Rate Per Annum.	Number of Incumbents.
Typewriter Accountant	\$1,500,00	1

position, in addition to those heretofore established, as follows:

A true copy of resolution adopted by the Board of Estimate and Apportionment April 17, 1914. JOSEPH HAAG, Secretary. Department of Finance, City of New York, Bureau of Municipal Investigation and Statistics, April 3, 1914.

To the Board of Estimate and Apportionment: Gentlemen-On March 11. 1914, the Board of Education requested establishment of the new grade of position of Typewriter Accountant at \$1,500 per annum for one incumbent. In connection therewith we report as follows:

The Budget for 1914 created twelve new positions of "Clerk, Bookkeeper or Statistician" in the Department of Education, with an appropriation of \$18,000. It foundations of the "Old Iron Pier," and for the removal of other piers and jetties is proposed to transfer Martin J. Healy, Typewriter Accountant, now receiving from the beach fronting Seaside Park at Coney Island under the jurisdiction of the \$1,200, from the Department of Water Supply, Gas and Electricity to the Department.

ment of Education under the title of Typewriter Accountant, and to pay him \$1,500 per annum from this Budget appropriation. The new grade is requested for this

We recommend that the request be granted by the adoption of the attached resolution. Respectfully,

WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board of Aldermen, Committee on Salaries and Grades.

No. 529. Resolved, That the Board of Estimate and Apportionment, pursuant to the proposition, in addition to those heretofore established, as follows:

	Rate Number of
Title.	Per Annum. Incumbents.
LITIE	rer Annum, incumbents.

\$2,400 00

A true copy of resolution adopted by the Board of Estimate and Apportionment April 17, 1914. JOSEPH HAAG, Secretary.

Department of Finance, City of New York, Bureau of Municipal Investigation and Statistics, March 31, 1914.

To the Board of Estimate and Apportionment:

Assistant Chief of Sanitary Division

Gentlemen-On March 6, 1914, the Board of Estimate and Apportionment, pursuant to a request from the Board of Education under date of February 11, recommended to the Board of Aldermen that positions in the Bureau of Buildings, Department of Education, including that of Assistant Chief. of Sanitary Division at \$2,800 per annum, be abolished. The Board of Education requested the establishment of a new grade of Assistant Chief of Sanitary Division at \$2,400 per annum in the same resolution. This part of the request was held without action because such establishment would enable the Board of Education to increase the salary of Mr. James J. Sheridan. In connection with the establishment of the new grade at \$2,400 per annum, we report as follows:

Mr. James J. Sheridan has been in the employ of the Board of Education for 16 years. His title is Sanitary Inspector and his compensation \$1,884 per annum. In 1910 Mr. Sheridan passed first in the list when a promotion examination was held for the position of Assistant Sanitary Chief, but Mr. Robert W. Rodman was selected for

In June, 1913, the Board of Education passed a resolution promoting Mr. Rodman to the position of Sanitary Assistant to the Superintendent of School Buildings, at \$4,000 per annum, and Mr. Sheridan to that of Assistant Sanitary Chief at \$2,400 per annum, subject to action by the Board of Estimate and Apportionment and the Board of Aldermen in establishing the necessary grades and modifying the schedule. Such action was necessary because the \$4,000 grade to which Mr. Rodman was promoted and the \$2,400 vacancy to which Mr. Sheridan was promoted did not exist. Mr. Rodman received \$2,800 per annum as Assistant Sanitary Chief, but the salary was to be reduced to \$2,400 per annum for Mr. Sheridan. The request for these establishments was held in abeyance pending the making of the 1914 Budget. When that was made, Mr. Rodman was provided for at \$3,500 per annum, but no provision was made for Mr. Sheridan's promotion.

On February 11, 1914, the Board of Education requested the abolishment of the \$2,800 grade and the establishment of the \$2,400 grade. The Committee on Salaries and Grades recommended that the former be abolished, but the establishment of the latter was held without action. The recommendation was approved by your Board. Commissioner Frank B. Wilsey, Chairman, Committee on Buildings, contends that this action places the members of his Committee in a false position, as they recommended the abolishment of the \$2,800 grade only on the supposition that one at

\$2,400 would be established to take its place.

He states that the action of his Committee was a reduction of salary, and that it should, therefore, be approved by your Board. Mr. Wilsey said "our Board, endeavoring to be economical, recommended a reduction of \$400 in the salary of the position with the result that our action has, apparently, been taken advantage of by the wiping out of the position entirely.'

The Budget for 1914 provided \$2.800 per annum for the Assistant Chief, so funds

are available for Mr. Sheridan's promotion.

In view of the foregoing, we recommend the adoption of the attached resolution establishing the grade at \$2,400 per annum. Respectfully, WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President,

Board of Aldermen, Committee on Salaries and Grades.

No. 530.

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

Whereas, The Special Committee on Janitorial Compensation and the Committee on School Inquiry, Board of Estimate and Apportionment, submitted a joint report on March 27, 1913, which contained detailed suggestions and recommendations for the reorganization of the janitorial force of the Board of Education; therefore,

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

Janitor, Public School 108, Manhattan, per annum, less \$286..... \$1,122 00 Janitor, Olinville avenue annex, Evander Childs High School, The Bronx, per annum 1,056 00

Janitor, Public School 47, Queens, per month 50 00 A true copy of resolution adopted by the Board of Estimate and Apportionment,

April 17, 1914. JOSEPH HAAG, Secretary. Department of Finance, City of New York, Bureau of Municipal Investigation

and Statistics, April 4, 1914.

To the Board of Estimate and Apportionment:
Gentlemen—On March 25, 1914, the Board of Education requested the establishment of rates of compensation for Janitors of three schools, pursuant to the provisions of section 56 of the Greater New York Charter. In connection therewith we

report as follows: It is proposed to increase the rate for the Olinville avenue annex, the Evander Childs High School, The Bronx, from \$600 to \$1,056 per annum, on account of the occupancy of the entire building for school purposes. This is the regular rate fixed by the existing schedule. The rate requested for 108, anhattan, is the existing one less rent allowance. It is for a temporary employee. A temporary rate of \$50 per month is requested for 47, Queens. The regular annual rate is \$1,080 per annum for

this school. We recommend the adoption of the attached resolution granting the requests. Respectfully, WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board of Alderman, Committee on Salaries and Grades.

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

ORDINANCES AND RESOLUTIONS. Aldermen Pouker asked and obtained unanimous consent to introduce the following:

No. 531.

Resolved, That the Board of Aldermen does hereby extend its earnest congrau'ations to his Honor the Mayor upon his fortunate escape from injury or death by shooting, on Friday of last week; and further

Resolved, That the Board of Aldermen also conveys its sincere sympathy to the Honorable Frank L. Polk, Corporation Counsel of the City, in his affliction at the hands of the would-be assassin, and its felicitations upon the slightness of the injury, with its best wishes for his speedy recovery.

Which was unanimously adopted. Alderman Pendry asked and obtained unanimous consent to introduce the following:

No. 532.

Whereas, The Legislature of the State of New York has enacted an act (No. relative to vehicular traffic in the use of the public streets, and this bill has been hattan, respectfully

approved by his Honor the Mayor and is now before the Governor of the State for his action; and

Whereas, It is believed that this bill, if enacted into law, will operate to deprive the Board of Aldermen of effective power for regulation of street traffic to a serious extent, and in conflict with the intent of the Charter, as expressed in section 50; now

therefore be it

Resolved, That the President of this Board be and he is hereby directed to appoint a committee, of which he shall be the Chairman, which committee is directed to wait upon his Honor the Mayor and request his Honor to signify to the Governor of the visions of section 56 of the Greater New York Charter, hereby recommends to the State, upon more mature consideration, his disapproval of this proposed interference Board of Aldermen the establishment in the Department of Education of grades of with powers of this general nature, which, in the interest of the City, may best be exercised by the Board of Aldermen; and be it further

Resolved, That said committee is further directed to wait upon the Governor of the State and request the veto by the Governor of this bill aforesaid and of any other bill which, in the judgment of said committee, may appear to curtail unwisely powers of the Board of Aldermen that should, in the judgment of the said committee, be exercised by this Board as the general legislative body of the City's government.

Which was referred to the Committee on Rules.

Alderman Dowling moved a reconsideration of the reference to the Committee. Which motion was adopted.

After discussion Alderman Curran moved that the Board go into Committee of the Whole for consideration of this matter.

Which motion was adopted and the President called upon the Vice-Chairman to

The Committee of the Whole met and after consideration of the proposed resolution, rose with instructions to the Chairman to present a favorable report. The President resumed the chair and called the Board to order.

The Vice-Chairman reported for the Committee of the Whole that it recommended to the Board the adoption of the resolution.

Alderman Dowling raised the point of order that under rule 20a, this resolution

should go to the Committee on Rules The President ruled the point of order not well taken, stating that the right of the Board to refer this matter to the Committee of the Whole was paramount, and took precedence over the rule referred to.

Alderman Dowling then raised the point of order that this should be laid over under the rules.

The President ruled that this report should take the usual course, as prescribed by the rules, and be laid over unless otherwise ordered. Alderman Dowling then raised the point of order that this resolution could not

considered on the day of its introduction.

The President ruled that the point of order was not well taken, as there had been no express objection to consideration at this session at the time of introduction. The Vice-Chairman then moved that this resolution receive immediate considera-

The President put the question whether the Board would agree to adopt said

Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Boschen, Bosse, Brush, Carroll, Chorosh, Curran, Diemer, Dostal, Dotzler, Duggan, Ferrand, Gaynor, Hamilton, Hogan, Igstaedter, Kochendorfer, Levy, McNally, Moore (Chas. J.), Moore (Jesse D.), Mullen (Frank), Ottes, Pendry, Post, Pouker, Rosenblum, Spencer, Squiers, Stevenson, Paylor, Trau, Valentine, Weil, Wendel, Wilmot; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—41.

Negative—Aldermen Benninger, Burden, Burns, Carberry, Cunningham, Delaney, Dixson, Donnelly, Dowling, Dujat, Ferguson, Eagan, Fink, Hannon, Kenneally, Kenney, Lein, McCann, McCourt, McGarry, Moran, Mullen (Jas. F.), Nugent, O'Rourke, Reardon, Robitzek, Schweickert, Stapleton, White-29.

Alderman Curran then moved the adoption of the resolution. The President 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 Bartscherer, Bedell, Boschen, Bosse, Brush, Carroll, Chorosh, Curran, Diemer, Dostal, Dotzler, Duggan, Ferrand, Gaynor, Hamilton, Hogan, Igstaedter, Kochendorfer, Levy, McNally, Moore (Chas. J.), Moore (Jesse D.), Mullen (Frank), Ottes, Pendry, Pouker, Robitzek, Rosenblum, Spencer, Squiers, Stevenson, Taylor, Trau, Valentine, Weil, Wendel Wilmot; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-40.

Negative—Aldermen Benninger, Burden, Burns, Carberry, Cunningham, Delaney, Dixson, Donnelly, Dowling, Dujat, Ferguson, Eagan, Fink, Hannen, Kenneally, Kenney, Lein, McCann, McCourt, McGarry, Molen, Moran, Mullen (O'Rourke, Schweickert, Stapleton, White, President McCormack-29.

Subsequently, the President appointed as his associates on the Committee called for by the resolution Aldermen Pendry, Wendel, Squiers, Bedell, Carroll and Frank

REPORTS OF STANDING COMMITTEES.

Reports of Committee on Finance-

Nos. 441 and 451 (G. O. No. 197).

The Committee on Finance, to which was referred on March 24 and 31, 1914 (Minutes, pages 1030 and 1045), certain papers known as Introductory Nos. 441 and 451, respectful'y REPORTS:

That No. 441, a resolution calling for \$50,000 for a celebration of the 250th anniversary of the appointment of the first Mayor of New York, has been withdrawn by the introducer.

That 451, a request for \$1,500 special revenue bonds for street signs, Borough of Richmond, is a matter, in the opinion of the Committee, more appropriately covered by corporate stock.

It therefore recommends that the said papers be ordered on file. Whereas, In 1665, one Thomas Willett was appointed the first Mayor of New York City by Governor Richard Nicolls, under a patent granted by James, Duke of

York; and Whereas, We believe it to be fitting and proper for the citizens of this City to commemorate the 250th anniversary of this important historical event by appropriate celebrations.

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 fifty thousand (\$50,000) dollars, the proceeds whereof to be used by a special committee of the Board of Aldermen for the purpose of meeting expenses of a celebration in 1915 of the 250th anniversary of the appointment of the first Mayor of the City of New York.

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEV-ENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, FRANCIS P. KENNEY, Committee on Finance.

The City of New York, Office of the President of the Borough of Richmond, Borough Hall, New Brighton, New York City, March 23, 1914.

Hon. GEORGE McANENY, President Board of Aldermen, City Hall, New York City: Dear Sir-I would request that special revenue bonds to the amount of \$1,500 be

authorized for replacing damaged and missing street signs and for erecting new signs where needed in this borough. About five years ago street signs were erected from funds furnished by the Board of Aldermen and since then several hundred of these signs have been mutilated and some destroyed by vandals, and there have been accumulating for several years requests for signs where new streets have been opened since the signs were put in position.

We estimate that we would need for repairing the present ones \$800 and for erecting new ones \$700, a total of \$1,500.

Will you kindly bring this matter to the attention of the Board of Aldermen? Very truly yours, C. J. McCORMACK, President of the Borough.

Which was laid over.

No. 483—(S. O. No. 31).

The Committee on Finance, to which was referred on April 14, 1914 (Minutes. page 8), the annexed request from the Commissioner of Docks for \$30,000 Special 1343, Int. 1143, in the Senate) to amend section 315 of the Greater New York Charter Revenue Bonds for repairs to pier at foot of West 96th street, Borough of Man-

REPORTS:

That the reasons for this request are set forth in the letter of application. The Commissioner has furnished the committee with an estimate of the material to be used in this work, which is also attached. This pier is practically the only outlet from 72d to 129th street on the West Side, and it is an essential matter to get it in condition for the uses to which it is proposed to be put at the earliest possible moment. 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 thirty thousand dollars (\$50,000), the proceeds whereof to be used by the Department of Docks and Ferries for the purpose of making necessary repairs to dock at foot of West 96th street, Borough of Manhattan. All obligations contracted for hereunder to be incurred on or before December 31, 1914.

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, Committee on Finance.

The City of New York, Department of Docks and Ferries, Office of the Commissioner, Pier A, North River, April 7, 1914.

Hon. GEORGE McANENY, President, Board of Aldermen: Sir—The pier at the foot of W. 96th st., North River, Borough of Manhattan, is badly in need of repairs, and under a lease of a portion of the structure the City is obligated to make such repairs.

The New York Contracting and Trucking Company held a lease of the entire pier at the foot of W. 96th st., 100 feet by 500 feet in dimensions. After considerable negotiation I have been able to effect a cancellation of this lease of the entire pier, the New York Contracting and Trucking Company accepting a lease covering only the inner 340 feet of the south side of the pier. A condition of this arrangement is that the City will make the necessary repairs to the pier, but the company is obligated to pay to the City the sum of \$31,000 to cover this repair work, this amount to be paid in yearly installments of \$3,100 for ten consecutive years, with interest at the rate of 4½ per cent. per annum each year on the unpaid balance. This new lease, which is, of course, most advantageous to the City, has been approved by the Commissioners of the Sinking Fund in resolution adopted by said Commission on April 1, 1914.

The repairs to the pier are estimated at \$40,000, but about \$9,000 of this amount represents the cost of bringing the pier to proper grade, for which the lessees are not responsible. A portion of the repairs will be made by the force of this Department to the extent of about \$10,000.

Under the new lease the City will obtain possession of a very large portion of the pier.

The amount of money allowed to this Department in the 1914 tax Budget for contract repairs to piers along the water-front is almost completely encumbered with

contracts already entered into or about to be entered into. In order that this work of repairing the pier at the foot of W. 96th st. can be proceeded with without delay, and as the condition of the pier is such that repairs must be done promptly, I request that, pursuant to the provisions of subdivision 8 of section 188 of the Greater New York Charter, a resolution be adopted by the Board of Aldermen requesting the Board of Estimate and Apportionment to authorize the Comptroller to issue special revenue bonds to the amount of \$30,000 to provide the necessary funds for the work. It is estimated that the work can be done for

this amount. Very truly yours, R. A. C. SMITH, Commissioner of Docks. Schedule of Quantities for Repairing Portion of Pier and Approach at the Foot of West 96th Street, North River.

Bearing and Bracing Piles to Be Replaced or Cut Down and Built Up; Repairs to Horizontal Sheathing, at Outer End of Pier, and to Crib at Inner End.

Three yellow pine piles; piles to be cut above low water, 117; 4 inch by 10 inch yellow pine, 800 feet B. M.; 12 inch by 12 inch yellow pine, 11,700 feet B. M.; 6 inch by 12 inch yellow pipe, 7,100 feet B. M. Iron, including all fastenings, 1,500 lbs.

Clamps and Cross Caps to Be Replaced. Six inch by 12 inch yellow pine, 5,000 feet B. M.; 12 inch by 12 inch yellow pine,

550 feet B. M. Iron, including all fastenings, 500 lbs.

Rangers and Side Caps to Be Repaired or Replaced.

Twelve inch by 12 inch yellow pine, 37,000 feet B. M.; 6 inch by 12 inch yellow pine, 3,000 feet B. M. Iron, including all fastenings, 3,600 lbs.

Extra Rangers, Caps, Blocks, Etc., for Building Pier Up to Standard Grade. Twelve inch by 12 inch yellow pipe, 112,600 feet B. M.; 6 inch by 12 inch yellow pine, 10,100 feet B. M. Iron, including all fastenings, 11,000 lbs.

Deck, Deck Sheathing and Backing Log to Be Replaced. Twelve inch by 12 inch yellow pipe, 8,400 feet B. M.; 4 inch by 10 inch yellow pipe, 130,000 feet B. M.; 3 inch by 10 inch yellow pipe, 117,000 B. M. Iron, including all fastenings, 23,250 lbs. Second Hand Yellow Pine Lumber and Plank, to Be Removed by, and Become the

Property of the Contractor. About 39,000 square feet of pier and approach.

Fender System.

Thirty-one oak piles to be replaced, 60 feet; 17 oak piles to be pulled up to grade and re-fastened; 5 inch by 10 inch yellow pipe, 4,500 feet B. M.; 10 inch by 10 inch yellow pine, 4,200 feet B. M.; 8 inch by 10 inch yellow pine, 3,400 feet B. M. Iron, including all fastenings, 1,300 lbs.

Total estimated cost about \$29,600.

Which was laid over.

as follows:

No. 485—(S. O. No. 32).

The Committee on Finance, to which was referred on April 14, 1914 (Minutes, page 9), the annexed resolution in favor of an issue of \$5,000 special revenue bonds to replenish the Bronx County account of the Supervisor of the City Record, respectfully

REPORTS:

That, having carefully examined the subject, it believes a portion of the amount requested to be necessary. The request is based on an estimate of what may be required. The Committee has made its own calculations and believes that one-half the amount may be granted at this time.

It therefore recommends that the accompanying substitute resolution be adopted.

SUBSTITUTE. 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 five hundred dollars (\$2,500), the proceeds whereof to be used to replenish the appropriations of the Board of City Record,

Board of City Record, Bronx County. Contract or Open Order Service. 1914-3350 Printed, Lithographed, Engraved or Stamped Forms, In-\$500 00 cluding Pamphlets or Printed Blanks..... 1914-3351 Stationery, Including Letter or Writing Paper, or Envelopes 250 00 With Printed Headings or Endorsements..... 1,750 00 1914—3352 Blank Books

\$2,500 00 -for the purpose of supplying the needs of the various offices in the Bronx County during the remainder of the current year.

All obligations contracted for hereunder to be incurred on or before December

ORIGINAL.

Resolved, That in pursuance of the provisions of subdivision 8, section 188, Greater New York Charter, the Board of Estimate and Apportionment be and it hereby is requested to authorize the Comptroller to issue Special Revenue Bonds in the sum of five thousand dollars (\$5,000), the proceeds whereof to be used to replenish the appropriations of the Board of City Record as follows:

Board of City Record—Bronx County. Contract or Open Order Service. 1914-3350 Printed, lithographed, engraved or stamped forms, including \$1,000 00 pamphlets or printed blanks.....

1914—3351	Stationery, including letter or writing paper or envelopes	* 00 00
1914—3352	with printed headings or endorsements	500 00 3,500 00
.,		

\$5,000 00

1,600 00

-for the purpose of supplying the needs of the various offices in the Bronx County during the remainder of the current year.

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, Committee on Finance.

The City of New York, Board of City Record, Office of the Supervisor, 13-21 Park Row, April 10, 1914.

Hon. GEORGE McANENY, President of the Board of Aldermen:

Dear Sir-I respectfully request that the Board of Aldermen authorize the issue of Special Revenue Bonds in the sum of Five thousand dollars (\$5,000) to provide the necessary funds to meet the expense of supplying the needs of the offices in the County of The Bronx for the remainder of the current year.

In explanation of this request I wish to submit the following facts: The budgetary appropriation for Bronx County made to the Board of City Record for the year 1914 was as follows:

1914—3350 Printing, etc. 1914—3351 Stationery, etc. 1.700 00 1914—3352 Blank books 5,000 00

\$10,200 00 During March a transfer of \$1,600 was obtained from Code No. 3357— Contingencies—Bronx 'County

making a total appropriation of......\$11,800 00

The requirements of the various county offices of The Bronx for blank books, printing and stationery supplies have far exceeded expectations. This office, with the assistance of the Commissioner of Accounts and the Department of Finance, has made several material reductions of the quantity and variety of printed forms and blank books requisitioned by some of the Bronx County offices, but these measures have failed to make the appropriations do more than pay for the supplies allowed up to April 1.

Since that date, requisitions calling for supplies which will cost about \$1,000 have been received and are still pending, and during the remainder of the year additional supplies will be called for. It is the belief of this office that the five thousand dollars (\$5,000) herein asked for should be sufficient for the balance of the year.

A form of resolution applicable to the foregoing request is enclosed herewith. DAVID FERGUSON, Supervisor of the City Record. Respectfully, Which was laid over.

Nos. 478 and 492—(S. O. No. 33).

The Committee on Finance, to which was referred on April 14, 1914 (Minutes, pages 5 and 14), the annexed resolution in favor of amending an issue of \$66,100 special revenue bonds for hose for the use of the Fire Department, respectfully REPORTS:

That the amendment is for the purpose of giving the Fire Department more time in which to purchase hose, and does not add to the appropriation total in any way.

The Committee recommends that the accompanying resolution be adopted. Resolved, That the Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment at a stated meeting held April 3, 1914:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Aldermen April 15, 1913, and concurred in by the Board of Estimate and Apportionment July 3, 1913, which reads as follows:

"Resolved, That the resolution adopted by the Board of Aldermen on April 15, 1913, requesting an issue of special revenue bonds in the sum of sixty-six thousand one hundred dollars (\$66,100), the proceeds whereof to be used by the Fire Department for the purpose of purchasing fire hose in the following amounts:

For equipment of new fireboat 7,000 00

be and the same is hereby approved of and concurred in by the Board of Estimate and Apportionment, all obligations contracted for hereunder to be incurred on or before December 31, 1913, and said fund to be available only upon approval of the form of contract or contracts, specifications and estimates of cost by the Board of Estimate and Apportionment; and, for the purpose of providing means therefor, the Comptroller be and is hereby authorized, pursuant to the provisions of subdivision 8 of section 188 of the Greater New York Charter, to issue special revenue bonds of The City of New York to an amount not exceeding sixty-six thousand one hundred dollars (\$66,100), redeemable from the tax levy of the year succeeding the year of

their issue" be amended by changing the date "December 31, 1913," to read "December 31, 1914."
 HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D.

MOORE, Committee on Finance. Which was laid over.

No. 505 (S. O. No. 34).

The Committee on Finance, to which was referred on April 14, 1914 (Minutes, page 49), the annexed request from the Borough President of Manhattan for \$34,000 special revenue bonds for the rehabilitation and refurnishing of additional parts of the City Hall, respectfully

REPORTS:

That, having carefully examined the subject, it believes the proposed improvement to be necessary. The estimate upon which the request is based is hereto attached and shows the changes it is proposed to accomplish.

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 thirty-four thousand dollars (\$34,000), the proceeds whereof to be used by the President of the Borough of Manhattan for the purpose of paying for the rehabilitation and refurnishing of additional parts of the City Hall.

All obligations contracted for hereunder to be incurred on or before December 31, 1914.

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, Committee on Finance.

City of New York, President of the Borough of Manhattan, Municipal Building,

Hon. GEORGE McANENY, President, Board of Aldermen, City Hall, New York: Dear Sir-Application is hereby made for an issue of special revenue bonds in the amount of \$34,000 for the rehabilitation and refurnishing of additional parts of the City Hall.

The estimated cost of the work has been conservatively placed at \$48,500, and as there remains on hand an unexpended balance of \$14.510 from a revenue bond issue of last year, I would respectfully request that the resolution adopted by your Honorable Board under date of October 2, 1913, be modified by extending the time for the expenditure of the funds until December 31, 1914. This will make the existing balance available for the work this year, which, added to the new issue above requested, will provide sufficient funds for the work contemplated.
Yours very truly, MARCUS M. MARKS, President, Borough of Manhattan.

Memorandum of Preliminary Estimates for Alterations to New York City Hall, Consisting of Alterations to East Wing, First Floor, for the President of the Board of Aldermen and Finance Committee.

Carpenter Work—	
Material	\$4,495 70
Labor	
Finished floors	1,622 50
Nails, papers, bridle irons	
Cutting for other trades	
New window stops	. 138 60

Painting	3,388 00		
Electric work	1,078 00		
Mason work	2,200 00		
Plastering	2,948 00		
Plumbing	1,696 20		
Heating	1,512 50		
Marble work	2,310 00		
Iron work	275 00		
Removal of rubbish	440 00		
Superintendence	770 00		
Miscellaneous items	550 00		
Allowances—			
Hardware	1,100 00		
Curtains, shades, etc	2,200 00		
Electric fixtures	4,400 00		
Electric call bell system	550 CO		
Electric old bell system	550 00		
	\$37,152 50		
Architect's fees, 10 per cent	3.715 25		
		\$40,867	75
Alterations to Mayor's reception room	\$6,394,00	Ψ10,007	, ,
Architect's fees, 10 per cent	639 40		
		7,033	40
	-	\$47,901	15
Chairs, Board of Estimate and Apportionment		585	
Chairs, Dourd of Estimate and Tipportionment.		505	00
Total		\$48,486	15
Which was laid over.		7.5,100	-0

No. 482—(G. O. No. 198)

The Committee on Finance, to which was referred on April 14, 1914 (Minutes, page 8), the annexed resolution in favor of authorizing the Department of Bridges to draw up to the sum of \$100 at a time from one of its contingent accounts, respect-

REPORTS:

That, having examined the subject, it believes the proposed authorization to be advisable. The accompanying letter explains the reasons for the request.

It therefore recommends that the said resolution be adopted.

Resolved. That for the purpose of defraying minor and incidental expenses, the Commissioner of Bridges may, by requisition, draw upon the Comptroller for a sum not exceeding one hundred dollars (\$100), to be accounted for by vouchers subsequently submitted for approval, and may in like manner renew the draft as often as may be deemed necessary to the extent of the appropriation entitled "Supplies,

No. 2769, Office Supplies," Department of Bridges Budget for 1914.

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H.

STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, Committee on Finance.

Department of Bridges, City of New York, Municipal Building, Manhattan, N. Y., April 6th, 1914.

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

Gentlemen-I transmit herewith for adoption by your honorable body a resolution authorizing the defraying of minor or incidental expenses of the Department of Bridges to an extent of \$100.

The purpose for which this contingent fund is desired is to have a small amount of currency on hand to pay for postage stamps, carfares and other incidental ex-

penses which must be paid in cash.

The Department of Bridges has heretofore had a contingent fund of several thousand dollars, which had been duly authorized by your honorable Board, used principally to pay the wages of Laborers temporarily employed to remove snow and ice from the several structures under its care and jurisdiction. While this fund was in existence the amount of \$100 had been kept in the office and used as a petty cash fund and reimbursed from time to time by filing vouchers for expenditures made therefrom with the Department of Finance.

The Comptroller recently took up with me this matter of the Department of Bridges maintaining this snow fund and paying the emergency rolls itself, and upon his suggestion and request the amount withdrawn under the authority of said resolutions of your honorable Board was returned to the Comptroller for redistribution into the proper funds or accounts under his jurisdiction, and the emergency now be paid the same as any other payrolls, through the Department

of Finance. The refund of this money has left the Department of Bridges without any contingent fund whatsoever, and I would therefore ask your honorable Board to adopt a resolution authorizing the establishment of such a fund for the Department of

Bridges in an amount of \$100.

F. J. H. KRACKE, Commissioner.

Respectfully, Which was laid over.

No. 487—(G. O. No. 199).

The Committee on Finance, to which was referred on April 14, 1914 (Minutes, page 11), the annexed resolution in favor of an issue of \$31.69 corporate stock for Fire Department buildings, respectfully

That, having examined the subject, it believes the proposed authorization to be necessary to make up this slight deficit in the cost of this building. This amount is to be obtained by a corresponding reduction in another account. t therefore recommends that the accompanying ordinance be adopted.

AN ORDINANCE providing for an issue of corporate stock of The City of New York to an amount not exceeding thirty-one dollars and sixty-nine cents (\$31.69) in addition to the amount heretofore authorized, for the purpose of providing means for the erection of a new building at Bailey ave. and Boston road for the use of the Fire Department of The City of New York.

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 April 3, 1914. 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 thirty-one dollars and sixty-nine cents (\$31.69) in addition to the amount heretofore authorized, for the purpose of providing means for the erection of a new building at Bailey avenue and Boston road for the use of the Fire Department of The City of New York, for quarters for engine and hook and ladder companies, 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 thirty-one dollars and sixty-nine cents (\$31.69), the proceeds whereof to the amount of the par value of the stock, to be applied to the purposes aforesaid.

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, Committee on Finance.

Which was laid over.

No. 488—(G. O. No. 200).

The Committee on Finance, to which was referred on April 14. 1914 (Minutes. page 11), the annexed resolution in favor of amending an issue of \$36.600 cornorate stock by reducing the amount to \$36,568.31, respectfully

REPORTS:

That, having examined the subject, it believes the proposed reduction to be necessary, so that the difference thus obtained may be applied to another building.

The Committee recommends that the accompanying resolution and ordinance 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 April 3, 1914:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on June 13, 1912, and concurred in by the Board of Aldermen on July 2, 1912, as follows:

"Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on February 8, 1912, and concurred in by the Board of Aldermen on February 27, 1912, as follows:

"'Resolved, That, subject to the concurrence herewith of 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, subject to the concurrence of the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment June 3, 1910, and

approved by the Board of Aldermen June 28, 1910, which reads as follows:
""Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding tifty-seven thousand dollars (\$57,000), to be used as follows: Twelve thousand dollars (\$12,000) for the acquisition of a site at High Bridge, Ogden avenue, adjoining Engine Company 68, and forty-five thousand dollars (\$45,000) for the erection of a new building thereon, for the use of the Fire Department of The City of New York for quarters for hook and ladder companies, 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 fifty-seven thousand dollars (\$57,000), to be applied to the purposes aforesaid.'

'-be amended to make the amounts read three thousand and twenty dollars (\$3,020) for acquisition of site, forty-five thousand dollars (\$45,000) for the erection of a new building, and the total forty-eight thousand and twenty dollars (\$48,020). "'—be further amended to make the amounts read three thousand one hundred dollars (\$3,100) for acquisition of site, forty-five thousand dollars (\$45,000) for the erection of a new building, and the total forty-eight thousand one hundred dollars (\$48,100).

—be amended to make the amounts read three thousand one hundred dollars (\$3,100) for acquisition of site, thirty-three thousand five hundred dollars (\$33,500) for the crection of a new building and the total thirty-six thousand six hundred dollars (\$36,600).

be amended to make the amounts read three thousand one hundred dollars (\$3,100) for acquisition of site thirty-three thousand four hundred and sixty-eight dollars and thirty-one cents (\$33,468.31) for the erection of a new building, and the total, thirty-six thousand five hundred and sixty-eight dollars and thirty-one cents (\$36,568.31).

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. II. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, Committee on Finance.

Which was laid over.

No. 489—(G. O. No. 201)

The Committee on Finance, to which was referred on April 14, 1914 (Minutes, page 12), the annexed resolution in favor of amending an issue of \$358,000 Corporate Stock for stable for Street Cleaning Department, respectfully REPORTS

That this is a reduction heretofore made through an error in bookkeeping, and must now be adjusted.

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 April 3, 1914:

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 28, 1911, which reads as follows: "Resolved, That, subject to the concurrence herewith by the Board of Aldermen,

the resolution adopted by the Board of Estimate and Apportionment June 3, 1910, and approved by the Board of Aldermen on June 21, 1910, which reads as follows: "Resolved, That, subject to the concurrence herewith by the Board of Aldermen,

the resolution adopted by the Board of Estimate and Apportionment at a meeting held February 19, 1904, and deemed to be passed by the Board of Aldermen, pursuant to the provisions of section 48 of the Greater New York Charter, as amended, on April 2. 1904, which reads as follows:

""Whereas, The Board of Estimate and Apportionment on June 5, 1903, adopted a resolution, subject to the concurrence of the Board of Aldemen, authorizing the issue of corporate stock to an amount not exceeding three hundred and seventy thousand dollars (\$370,000), to provide means for the construction of a stable on the block bounded by Flushing Avenue, Graham street, Kent Avenue and Little Nassau street,

Borough of Brooklyn;
""Whereas, The Board of Aldermen failed to take action thereon before the expiration of the term of office of the old Board of Aldermen; and

""Whereas, The Commissioner of the Department of Street Cleaning, in a com-

munication to the Board of Estimate and Apportionment, dated February 16, 1904, has made requisition for the issue of bonds to the amount of three hundred and seventy thousand dollars (\$370,000), to provide for the construction of a stable on the block bounded by Flushing avenue, Graham street, Kent avenue and Little Nassau street. Borough of Brooklyn, as provided by section 546 of the Greater New York Charter, therefore be it

""Resolved, That, subject to the concurrence herewith by 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 the amount of three hundred and seventy thousand dollars (\$370,000), the proceeds whereof to be expended for the purposes aforesaid,'

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

"'Whereas, The Board of Estimate and Apportionment, on June 5, 1903, adopted a resolution, subject to the concurrence of the Board of Aldermen, authorizing the issue of corporate stock to an amount not exceeding three hundred and sixty-four thousand three hundred and thirty-eight dollars (\$364,338), to provide means for the construction of a stable on the block bounded by Flushing avenue, Graham street, Kent avenue and Little Nassau street, Borough of Brooklyn;

"'Whereas, The Board of Aldermen failed to take action thereon before the expiration of the term of office of the old Board of Aldermen; and

"'Whereas, The Commissioner of the Department of Street Cleaning, in a communication to the Board of Estimate and Apportionment dated February 16, 1904, has made requisition for the issue of bonds to the amount of three hundred and sixty-four thousand three hundred and thirty-eight dollars (\$364,338), to provide for the construction of a stable on the block bounded by Flushing avenue, Graham street, Kent avenue and Little Nassau street, Borough of Brooklyn, as provided by section 546 of

the Greater New York Charter; therefore be it "'Resolved, That, subject to the concurrence herewith by 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 the amount of three hundred and sixty-four thousand three hundred and thirty-eight dollars (\$364,338), the proceeds whereof to be expended for the purposes aforesaid.

-be further amended to make amount read 'three hundred and fifty-eight thousand dollars (\$358,000), for acquisition of site and construction of a stable, Borough of Brooklyn'."

be further amended by making the amount authorized three hundred and fifty-nine

thousand three hundred and thirty-eight dollars (\$359,338).
HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE. Committee on Finance.

Which was laid over.

No. 490—(G. O. No. 202).

The Committee on Finance, to which was referred on April 14, 1914 (Minutes. page 13), the annexed resolution in favor of amending an issue of \$1,619,995.33 Corporate stock for water supply, Borough of Brooklyn, respectfully REPORTS

That this is a reduction of \$72.395.33, made possible by certain changes in plan during the progress of the work of laving new trunk mains.

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 April 3, 1914:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen. the resolution adopted by the Board of Estimate and Apportionment on December 24, 1913, and approved by the Board of Aldermen on January 27, 1914, which reads as follows:

'Resolved, That the resolution adopted by the Board of Estimate and Apportionment on July 1, 1910, and concurred in by the Board of Aldermen on July 5, 1910, as

'Resolved, That, pursuant to the provisions of section 178 of the Greater New York Charter, the Board of Estimate and Apportionment hereby approves of the issue of one million eight hundred and two thousand four hundred and ninety-five dollars and thirty-three cents (\$1,802,495.33), to provide means for the improvement of the water supply system of the Borough of Brooklyn, as set forth in said section 178 of the Charter (in addition to the amount heretofore authorized for this purpose), as

'Land for additional pipe conduits and works to develop the underground

supply	.\$1,000,000 00	J
Inhitration galleries or other system of collecting water from Spring Creek	k	
to Bellmore (estimated cost for one year's work))
New high pressure pumping station for the Massapequa gallery		
Extension of distribution for small mains		
New trunk mains for 7th, 23d, 25th and 26th Wards	. 150,000 00)
Tower service pumping engine, Mount Prospect Pumping Station	. 17,495 33	3
Coal weighing scales)
Additional hydrants	. 30,000 00)
		_

\$1,802,495 33

"'-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 one million eight hundred and two thousand four hundred and ninety-five dollars and thirty-three cents (\$1,802,495.33), the proceeds whereof to be applied to the purposes aforesaid."

be amended to make the total amount authorized one million six hundred and nineteen thousand nine hundred and ninety-five dollars and thirty-three cents (\$1,619,-995,33), and the specific amount for 'Infiltration galleries or other system for collecting water from Spring Creek to Bellmore,' one hundred and seventeen thousand five hundred dollars (\$117,500).

-be further amended to make the total amount authorized one million five hundred and forty-seven thousand six hundred dollars (\$1,547,600), and that the specific amounts for the following items be as follows:

99,000 00

MOORE, Committee on Finance.

Which was laid over.

No. 491.

The Committee on Finance, to which was referred on April 14, 1914 (Minutes page 14), the annexed resolution in favor of an issue of \$50,000 corporate stock for payment of salaries and wages of engineering construction force, Department of Bridges, respectfully,

REPORTS: That this is the second installment of corporate stock for the purpose of paying the salaries and wages set up in the corporate stock budget lines attached to the regular

The Committee recommends that the accompanying resolution be adopted. AN ORDINANCE providing for an issue of Corporate Stock of The City of New York to an amount not exceeding fifty thousand dollars (\$50,000), to provide means for payment of salaries and wages, Engineering Construction Force of the Depart-

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 April 3, 1914, 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 and Police. exceeding fifty thousand dollars (\$50,000), to provide means for payment of salaries and wages, Engineering Construction Force of the Department of Bridges, 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.

Provided, however, that no part of the proceeds of the corporate stock herein authorized shall be available until after the Board of Estimate has approved forms of contracts, plans, specifications and estimate of cost pertaining to the same, and that no part of such proceeds shall be used for the payment of fees of any architect, engineer or expert until after a contract with such architect, engineer or expert has been approved by the Board of Estimate and Apportionment, and that no part of the proceeds of corporate stock herein authorized shall be used for payment of any salary or wage of departmental employees, except after approval by the Board of Estimate and Apportionment and in accordance with the schedules to be adopted

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, Committee on Finance.

Alderman Curran moved the adoption of this ordinance.

There being no objection the President put the question whether the Board would

agree to accept said report and adopt said ordinance. Which was unanimously decided in the affirmative by the following vote:

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—56.

No. 493—(G. O. No. 203).

The Committee on Finance, to which was referred on April 14, 1914 (Minutes, page 16), the annexed resolution in favor of rescinding an issue of \$27,000 corporate stock for improvements to New York and Brooklyn Bridge, respectfully

REPORTS: That after this issue was approved it was determined that the work for which this of new morgue, under Department of Public Charities, respectfully amount was appropriated came properly under maintenance account, and consequently this money could not be used. 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 April 3, 1914: Resolved, That, subject to the concurrence herewith of the Board of Aldermen. the resolution adopted by the Board of Estimate and Apportionment on July 17, 1911, and concurred in 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 twenty-seven thousand dollars (\$27,000) to provide means for required improvements in connection with the New York and Brooklyn Bridge, namely, new promenade floor, sidewalks and electric power conduits, 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 Boat and dock service (day), at \$480 per annum

therof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be and the same is hereby rescinded.

HENRY H. CURRAN, JOHN DIEMER, C. AUGUSTUS POST, F. H. STEVENSON, JOHN S. GAYNOR, D. M. BEDELL, F. H. WILMOT, JESSE D. MOORE, Committee on Finance. Which was laid over.

No. 515.

The Committee on Finance, to which was referred on April 14, 1914 (Minutes, page 107), tthe annexed resolution in favor of authorizing the Comptroller to advance appropriations for Memorial Day to the G A. R. and kindred associations, respectfully REPORTS:

That this is the customary manner in which these funds are disbursed.

It therefore recommends that the said resolution be adopted. Whereas, The Board of Estimate and Apportionment, with the concurrence of the Board of Aldermen, has provided in the Budget for 1914 certain sums of money for Memorial Day observances in the various boroughs, in accordance with the provisions of law; and

Whereas, It is deemed necessary that said sums of money be advanced to the Memorial and Executive Committees of the Grand Army of the Republic and kindred associations in the various boroughs for the purpose of defraying expenses as they

may arise; therefore, be it

Resolved, That the Comptroller be and he is hereby authorized to pay to each of the Treasurers of the Memorial and Executive Committees of the Grand Army of the Republic and kindred organizations in the various boroughs, upon his requisition, countersigned by the chairman and secretary of each of the various committees, the sums of money provided in said Budget, as follows:

Memorial Day Observances— 1,000 00 Code No. 3048 Borough of Brooklyn 3,000 00 Code No. 3049 Borough of Queens 300 00 Code No. 3050 Borough of Richmond 300 00 Code No. 3051 Memorial Committee of the United Spanish War Veterans (Chapter 360, Laws of 1906)..... 2,500 00 Code No. 3052 Allowance to veteran associations for Decoration Day

MOORE, Committee on Finance.

Alderman O'Rourke moved the adoption of this resolution.

There being no objection the President put the question whether the Board would agree to accept said report and adopt said resolution.

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

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—56.

Report of Committee on Fire and Police-Nos. 209, 343 and 471—(G. O. No. 204).

The Committee on Fire and Police, to which was referred on January 27, March 3 and April 14, 1914 (Minutes, pages 288, 806 and 1), certain documents known as Introductory Nos. 209, 343 and 471, respectfully REPORTS:

That No. 209, amending regulations of Municipal Explosives Commission, has been withdrawn by the introducer.

No. 343, in relation to a theatrical rehearsal on Sunday, has been withdrawn by the introducer.

No. 471, complaint of alleged brutality by police at a recent riot, in the opinion

of the Committee should be filed.

It therefore recommends that the said papers be ordered on file.

EDWARD EICHHORN, HENRY H. CURRAN, ABRAHAM M. LEVY,
FRANK MULLEN, WILLIAM H. BURNS, HENRY OTTES, Committee on Fire

Which was laid over. Report of Committee on Public Thoroughfares—

the Vice-Chairman-56.

No. 508.

The Committee on Public Thoroughfares, to which was referred on April 14, 1914 (Minutes, page 105), the annexed resolution in favor of naming a new street on Washington Heights "Knowlton Place," respectfully REPORTS:

That, having examined the subject, it believes the proposed resolution to be one which merits the approval of the Board, as it commemorates the name of one of those Revolutionary heroes whose names and example cannot be too frequently brought before the public.

It therefore recommends that the said resolution be adopted. Resolved, That the new street as laid out on the map covering the improvement of the old American League Baseball Park, runnig from W. 165th st. to W. 168th st., between Broadway and Fort Washington ave., Borough of Manhattan, be and the same is hereby designated as "Knowlton place," and the President of the Borough of Manhattan is hereby authorized to inscribe the maps and records of The City of New York in accordance therewith.

D. M. BEDELL, WILLIAM DUGGAN, FRANK MULLEN, F. H. WILMOT, JOHN H. BOSCHEN, FRANK DOSTAL, JR., JESSE D. MOORE, MICHAEL J. HOGAN. Committee on Public Thoroughfares.

Alderman Curran moved the adoption of this resolution.

There being no objection the President put the question whether the Board would agree to accept said report and adopt said resolution.

Which was unanimously decided in the affirmative by the following vote: Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks;

> SPECIAL ORDERS No. 12—Int. No. 303.

The Committee on Finance, to which was referred on February 24, 1914 (Minutes, page 660), the annexed request for \$9,180 special revenue bonds for operation

That, having carefully examined the subject, it believes the help asked for this purpose to be necessary. Inasmuch as the funds cannot well be furnished until May 1, the Committee has made the resolution so that it covers the necessary salaries from that date, and it 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 six thousand one hundred and sixty dollars (\$6,160), the proceeds whereof to be used by the Department of Public Charities for the purpose of paying help for the new morgue, situated on the grounds of Bellevue Hospital, from May 1 to December 31, 1914, as follows:

Assistant Morgue Keeper (day), at \$600 per annum	\$400 00
Clerk, at \$720 per annum	480 00
Hearse service, Helper (day), at \$480 per annum	320 00
Hearse service, Helper (night), at \$480 per annum	320 00
Boat and dock service (day), at \$600 per annum	400 00
Part and deale corving (day) at \$180 per annum	220 00

Boat and dock service (night), 2 at \$480 per annum	640 00
Elevator Attendant (day), 2 at \$480 per annum	640 00
Elevator Attendant (night), at \$480 per annum	320 00
To handle bodies (day), 2 at \$600 per annum	800 00
To handle bodies (day), 2 at \$480 per annum	640 00
To handle bodies (night), 2 at \$480 per annum	640 00
Cleaner, at \$360 per annum	240 00

\$6,160 00

HENRY H. CURRAN, D. M. BEDELL, C. AUGUSTUS POST, F. H. STE-VENSON, F. H. WILMOT, FRANCIS P. KENNEY, Committee on Finance. Department of Public Charities of The City of New York, foot of E. 26th St.,

February 21, 1914. Hon. GEORGE McANENY, President, Board of Aldermen, City Hall, New York

Dear Sir-We would respectfully request that special revenue bonds to the amount of \$9,180 be issued to provide the necessary funds to pay the following help for the new Morgue situated on the grounds of Bellevue Hospital:

Functions.	Number.	Salary.	Total.
Morgue Keeper Assistant Morgue Keeper (day) Assistant Morgue Keeper (night) Clerk Hearse Service, Driver (day) Hearse Service, Helper (day) Hearse Service, Driver (night) Hearse Service, Helper (night) Boat and Dock Service (day) Boat and Dock Service (night) Elevator Attendant, Basement to Ground Floor (day). Elevator Attendant, Basement to Ground Floor (night) Elevator Attendant to Chapel and to 29th St. Entrance. To Handle Bodies on Ground Floor (day) To Handle Bodies, Second Floor (day) Cleaners	1 1 1 1 1 1 1 1 1 2 1 1 1 2 1 1 2 1 1 2 1	\$1,020 00 600 00 600 00 720 00 600 00 480 00 600 00 480 00	\$1,080 00 600 00 720 00 600 00 720 00 600 00 480 00 480 00 480 00 480 00 480 00 480 00 480 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00 600 00

Less the amount available for the present Morgue in the appropriation for 1914 3,300 00

\$9,180 06

This request is made because the present Morgue, located at the foot of E. 26th st. and which under the law is under the jurisdiction of this Department, is inadequate both in size and facilities.

The new Morgue, ample in capacity and splendidly equipped, has been constructed in connection with the Pathological Building at Bellevue Hospital.

We have not sufficient help to operate this new Morgue which the Trustees of Bellevue Hospital are willing to turn over to this Department with the approval of

the Sinking Fund Commissioners. Should this money be granted and this new Morgue put in operation, the present Morgue-which is built on the pier just outside the bulkhead at the foot of E. 26th st.—can be demolished or used for other purposes. JOHN A. KINGSBURY, Commissioner. Very truly yours,

Which, on motion of Alderman Curran was recommitted to the Committee on

Finance.

accompanying resolution be adopted.

No. 22—Int. No. 215.

The Committee on Finance, to which was referred on February 3, 1914 (Minutes, page 417), the annexed request from the President of the Borough of Richmond for \$1,000 special revenue bonds for repairs to a retaining wall, respectfully

REPORTS: That the Committee was in doubt as to whether the City should do this work or the expense be borne by the abutting property owner. The Corporation Counsel was appealed to and his decision is given in an opinion, copy of which is annexed hereto. In accordance with the terms of said opinion the Committee recommends that the

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 dollars (\$1,000), the proceeds whereof to be used by the President of the Borough of Richmond for the purpose of making necessary repairs to a retaining wall on the north side of Castleton ave., near Kissel ave., at the brook which crosses Castleton ave. at this point.

All obligations contracted hereunder to be incurred on or before December 31, 1914. HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BEDELL F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, AUGUSTUS POST, FRANCIS P. KENNEY, Committee on Finance.

The City of New York, Office of the President of the Borough of Richmond, Borough Hall, New Brighton, New York City, January 29, 1914. The Board of Aldermen, City Hall, New York City:

Gentlemen-I beg to submit herewith a request for an issue of \$1,000 in special revenue bonds to repair damages to a retaining wall, caused by the storm of October 1, 1913.

The accompanying letter from the Commissioner of Public Works explains the necessity and urgency of this appropriation.

My predecessor asked for \$10,000 on October 11, 1913, in a letter to the Board of Aldermen. This covered certain indefinite damages, and was denied. In this case. however, we ask for a definite amount for a specific purpose.

Very respectfully,

C. J. McCORMACK, President of the Borough.

The City of New York, Office of the President of the Borough of Richmond. Borough Hall, New Brighton, New York City, January 29, 1914. The President of the Borough of Richmond. New Brighton, N. Y.:

Sir—The heavy storm of October 1, 1913, caused a serious damage to the retaining wall on the north side of Castleton ave., near Kissel ave., at the brook which crosses Castleton ave. at this point. This brook overflowed its banks at the divisional wall at the westerly line of the Snug Harbor property and followed the wall to Castleton ave., where it attained a width of twenty feet. It tore out the sidewalk at this point, crossed the road and seriously damaged the driveway into St. Vincent's Hospital, tore out the sidewalk and gutter on Castleton ave. for about 100 feet and threw over the retaining wall and a portion of the culvert under the street.

A survey shows that the cost of restoring the retaining wall, culvert, sidewalk and gutter on the north side of the street will cost about \$1,000, by utilizing such good material as remains in wall and sidewalk.

In a similar case, about 14 years ago, the City replaced the wall and sidewalk at its own expense, the wall being considered necessary for holding up the street. This is a proper City charge. It was not in the request for Budget moneys for 1914, the storm occurring after the departmental estimates were presented to the

Board of Estimate. So it is recommended that the necessary steps be taken to request the Board Aldermen to provide for an issue of special revenue bonds to the amount of

\$1,000 for repairing this damage. This is an urgent matter. requiring prompt action, as the condition of the street is dangerous. Very respectfully,

(Signed) LEWIS NIXON, Commissioner.

(Copy.) City of New York, Law Department, Office of the Corporation Counsel, New York, March 30th, 1914. Hon. CHARLES J. McCORMACK, President, Borough of Richmond:

Sir-I have received your communication of March 12th, 1914, which, in part reads as follows:

"Alderman Curran, Chairman of the Finance Committee of the Board of Aldermen, has before him my request for the issuing of \$1,000 special revenue bonds for the purpose of repairing the damage done to a retaining wall, sidewalk and gutter on the north side of Castleton ave., opposite Kissel ave., West New Brighton. He is desirous of obtaining your opinion as to the legality of the City's paying tor the repairs in question, and as we are familiar with the details of the matter, we have offered to request an opinion from you.

"It appears that the wall in question is standing inside of the property line of the St. Vincent's Hospital, and the question arises whether it is the duty of the City to replace this retaining wall, fill in the sidewalk and restore the street to its original condition.

"The condition here is a dangerous one * * *. Application was made to the Board of Aldermen in November, 1913, for money to make these repairs, but was disallowed by it. Mr. Curran stated the other day at a hearing before his committee, that if this were a proper City charge according to your opinion, he considered it was a repair which The City of New York should make. The Examiners in the Department of Finance are inclined to the belief that as the retaining wall is on the property of the St. Vincent's Hospital, it should be repaired by them and the damage to the street made good, though there is no evidence to show that they were in any way responsible for the occurrence.

'We are of the opinion that while the property owner on the southerly side of the street being responsible for this damage may be held liable by the City for the cost of repairing this street, yet it is the duty of the City, first, to put this street in its former safe condition.

"Your advice in this matter will be appreciated."

appears that several years ago there existed a water course which flowed through From the papers before me and from information received from your office, it property of the Sailors' Snug Harbor until it reached a point in a stone wall about 130 feet south of Castleton ave. and 116 feet east of Kissel ave., thence through an opening in such wall and through land laying between the Harbor wall and Kissel ave. to and through a brick culvert under Castleton ave., then continued, draining the hills and territory north of Castleton ave., and emptied into the Kill von Kull. This watercourse drained surrounding hills and territory south of Castleton ave. and was always sufficient for that purpose. Several years ago immediately prior to a sale of said property between the Harbor wall and Kissel ave. by Jere Johnson's Sons, there was substituted for this water course a 24-inch pipe, laid diagonally across the land between Kissel ave. and the Sailors' Snug Harbor property, by the property owners, which commenced at the wall of the Harbor property, and emptied into the culvert, 20 square feet in area, then and theretofore existing under Castleton ave. The area of the substituted pipe was only 3 square feet. The open space in the wall, which was of an area of 18 square feet, was filled in with masonry, excepting the space necessary for the 24-inch pipe, and the water course also was filled in. The pipe drain was, at the time of its construction, and ever since has been, totally inadequate to drain the surrounding hills and territory. When, therefore, any unusual rainfall occurs, or the spring freshets start in, the water, instead of having its old and proper outlet by way of the brook, mostly runs along the easterly side of the Harbor wall to and upon Castleton ave. and, meeting the water coming westerly down Castleton ave. and northerly down Kissel ave., form a flood which the receiving culverts cannot take care of. This, it seems, has been the situation for several years.
On October 1, 1913, when an unusually heavy rainfall occurred, the water ran

along the Harbor wall, and, pouring over Castleton ave. to its northerly side, tore away a portion of the street, sidewalk and retaining wall. The damage in Castleton ave. and to the Hospital property was apparently due to the fact of the inadequacy of the 24-inch pipe to carry the water from the surrounding property into the Castleton ave. brick culvert.

So long as the condition above indicated is allowed to continue, there will, of course, be the probability of injuries to persons and also of further injury to property, for all of which the City may have to respond in damages. In order to obviate these untoward consequences, and irrespective of the question as to where rests the legal liability for the original damage, it is my opinion that the City should immediately restore the retaining wall, sidewalk and gutter to their former safe condition. Later and in some appropriate proceeding may be taken up the matter of the responsibility in the premises of the property owner on the southerly side of the street

Respectfully yours, FRANK L. POLK, Corporation Counsel. The President 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:

Annrmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Burden, Carberry, Carroll, Chorosh, Cole, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling Duggan, Dujat, Ferguson, Ferrand, Eagan, Fink, Gaynor, Hamilton, Hannon, Hogan, Igstaedter, Kenneally, Kenney, Kochendorfer, Levy, McCann, McCourt, McNally, Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Reardon, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot, the Vice-Chairman-61. No. 23-Int. No. 447.

The Committee on Finance, to which was referred on March 31, 1914 (Minutes, page 1036), the annexed request from the President of the Borough of The Bronx for \$35,000 special revenue bonds for repair of bridge over railroad tracks at E. 153d st., between Park ave. and Sheridan ave., respectfully REPORTS:

That the action taken in this matter to date is fully set forth in the letter of application and accompanying papers. A bridge is an undoubted necessity at this point and the proposed repairs cannot be made at too early a date. The Consulting Engineer assured the Committee that the estimate submitted had been checked by the Engineers of the Finance Department. The Corporation Counsel has advised the borough authorities to proceed with the work.

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 thirty-five thousand dollars (\$35,000), the proceeds whereof to be used by the President of the Borough of The Bronx for the purpose of making repairs to bridge over tracks of the New York Central and Hudson River Railroad Company at E. 153d st., between Park ave. and Sheridan ave., Borough of The Bronx.

All obligations contracted for hereunder to be incurred on or before December HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BEDELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, C. AUGUSTUS POST, FRANCIS P. KENNEY, Committee on Finance. City of New York, President of the Borough of The Bronx, Third avenue and 177th street, office of the President, March 25, 1914.

Hon. GEORGE McANENY, President Board of Aldermen, City Hall, New York City. Dear Sir: The bridge across the tracks and yard of the New York Central and Hudson River Railroad Company at E. 153d st. is in a very bad condition and has been closed to traffic for several months because its use would be liable to give rise to a serious accident at any moment.

Many of the truss members, as well as the floor system, has been seriously injured by corrosion. It is desired to replace such members and restore the structure to substantially its original condition.

On account of the great number of continually used railroad tracks under the two easterly spans, which spans are in most urgent need of repair, it is believed that it will be exceedingly expensive, if not entirely impracticable, to repair these spans in place, and the following estimated cost contemplates taking down and reconstructing

Steel, 261,000 lbs., at \$0.10	\$26,100 3,000
	\$29,100
Engineering and contingencies, 15%	4,365

The exact condition of the structure and the extent to which repairs will be necessary will be developed only in the course of the work of restoring it, and I would

\$33,465

therefore recommend that the Board of Aldermen adopt a resolution recommending obtain an automobile for the use of this Department, to be purchased in the open that the Board of Estimate and Apportionment authorize the Comptroller to issue special revenue bonds to the amount of thirty-five thousand dollars (\$35,000), to be

applied to the restoration of this bridge to its original condition.

This bridge was built under the terms of a special act, known as Chapter 650 of the Laws of 1897, which authorized the Commissioner of Street Improvements to construct a bridge and approaches in accordance with plans to be approved by the Board of Estimate and Apportionment and the entire cost of construction to be defrayed by bonds or stock of the Mayor, Aldermen and Commonalty of the City of New York, the Commissioner being authorized to acquire any easement, right of way, over, under or through, any land that might be required by law for the purposes of this act; the costs of same to be paid out of the fund for street and park openings. No provision was made for the maintenance of the bridge.

In accordance with advice from the acting Corporation Counsel, dated September 26, 1913, notice was served upon the railroad company to repair the bridge. The company disclaimed responsibility, and in further compliance with the advice of the Corporation Counsel it is desired to proceed with the work, and the city can then make

claim against the railroad company. Enclosed herewith is a copy of the opinion of the Acting Corporation Counsel, together with a copy of the form of notice served upon the railroad company, and copies of letters received from the railroad company in response to such service.

In view of its urgency I would request that immediate attention be given this matter. Yours very truly,

DOUGLAS MATHEWSON, President of the Borough of The Bronx, (Copy.)

New York Central & Hudson River Railroad Co., New York, October 9, 1913. Hon. CYRUS C. MILLER, President of the Borough of The Bronx, 3d ave. and 177th st., New York City:

Dear Sir-I have your letter of October 3d, which was served upon Mr. D. W. Pardee, Secretary of this company, at 4.40 P. M. on October 9th, in regard to the condition of the bridge crossing the tracks in the yard of this company at E. 153d st., between Park ave. and Sheridan ave., Borough of The Bronx.

I attach for your information copy of a letter I wrote to you on July 21st, 1913, on this same subject, and I beg to state that our opinion to-day is the same as our opinion at the time that letter was written. Yours respectfully,

GEO. W. KITTRIDGE, Chief Engineer. (Copy.)

Law Department, Office of Corporation Counsel, September 26, 1913. Hon. CYRUS C. MILLER, President of the Borough of The Bronx.

Dear Sir: I am in receipt of a communication from Acting President Whittle making inquiry as to the matter of having the New York Central & Hudson River Railroad Company repair the bridge across the tracks and yard of the railroad at 153d st. and informing me that the railroad company has done nothing toward making the repairs.

The railroad claims that as the city built the bridge under a special act of the Legislature it is under no legal obligation to make the repairs.

Irrespective of how the cost will ultimately be paid, it is of course important that the bridge be repaired and opened for traffic.

I advise you therefore to serve a final notice upon the New York Central Railroad Company and also upon the New York and Harlem Railroad Company substantially in the form enclosed herewith and have affidavit made of the service of such notice on one of the officers of each company.

If the repairs be not then made it will be necessary for the city to proceed with the work and make claim against the railroad companies for the amount expended. Respectfully yours, LOUIS H. HAHLO, Acting Corporation Counsel.

(Copy.) New York Central & Hudson River R. R. Co., July 21, 1913.

Hon. CYRUS C. MILLER, President Borough of The Bronx, 177th st. and 3d ave.

Dear Sir-I beg to acknowledge the receipt of your favor of July 2d, enclosing a copy of opinion of Acting Corporation Counsel Louis H. Hahlo in regard to the maintenance of the bridge across the New York Central Railroad Co.'s tracks and yard at 153d st., Borough of The Bronx.

Our position as to the maintenance of this structure is the same as set forth in my letter of June 11th. The statement in the Acting Corporation Counsel's letter that this bridge was built under the agreement between the Department of Parks and the · railroad company, executed June 11, 1888, is incorrect. The structure was authorized and built pursuant to a special act of the Legislature by and wholly at the expense of the city, and therefore it is not a bridge governed by the provisions of the contract

GEO. W. KITTREDGE, Chief Engineer. (Copy.)

To New York Central & Hudson River Railroad Company and New York & Harlem Railroad Company:

You will please take notice that the bridge crossing the tracks and yard of your railroad at E. 153d st., between Park ave. and Sheridan ave., Borough of The Bronx, is in a dangerous condition and in need of immediate repair. This condition has necessitated the closing of the bridge to traffic.

This condition has existed for over three months.

You are accordingly required to place same in repair without delay.

In case of your failure to repair said bridge so that it may be opened for traffic or commence the repair work thereon within thirty days from date I shall proceed with the work and charge the cost thereof to you. Respectfully,

...... President of the Borough of The Bronx. 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, three-fourths of all the members failing to vote in favor thereof.

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Burden, Carroll, Chorosh, Cole, Curran, Diemer, Dostal, Dotzler, Duggan, Ferguson, Ferrand, Folks, Hamilton, Hogan, Igstaedter, Kochendorfer, Levy, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), O'Rourke, Ottes, Pendry, Post. Pouker, Reardon, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman; the President-52.

Negative-Aldermen Donnelly, Dowling, Hannon, Kenneally, Kenney, Lein and

James F. Mullen-7. On motion of President Mathewson the above vote was reconsidered, and the

paper replaced on the list of Special Orders. No. 24—Int. No. 456.

The Committee on Finance, to which was referred on March 31, 1914 (Minutes, page 1047), the annexed request from the Park Commissioner of Manhattan and Richmond for \$2,500 Special Revenue Bonds for the purchase of an automobile, respectfully

REPORTS: That the reasons for this application are set forth in the letter of request. It appears that the second hand car purchased two years ago by the former Commissioner was of such high power that it has racked itself to such an extent as to be no longer profitable to repair. The demands on the Commissioner as President of the Park Board make an auto an absolute necessity to meet his engagements, and he has no money available within his appropriation.

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 five hundred dollars (\$2,500), the proceeds whereof to be used by the Park Commissioner for Manhattan and Richmond for the purpose of purchasing an automobile. All obligations contracted for hereunder to

be incurred on or before December 31, 1914.

HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BEDELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, C. AUGUSTUS POST, FRANCIS P. KENNEY, Committee on Finance.

The City of New York, Department of Parks, Boroughs of Manhattan and Richmond, Arsenal, Central Park, March 30, 1914. Hon. GEORGE McANENY, President, Board of Aldermen, City Hall, Manhattan: Moving records and furniture to temporary quarters, returning of same to

market without public letting, at a cost not to exceed \$2,500. This matter was referred to the Committee on Public Letting without having first passed through the Finance Committee, and at the hearing yesterday I understand that the Committee on Public Letting is disposed to grant the necessary authority to purchase, provided the Finance Committee will arrange for the funds necessary through the issue of revenue bonds or otherwise, for such purchase.

As the need is urgent, in view of the fact that the only automobile now at the disposition of the Commissioner, the Landscape Architect and the Chief Engineer is out of commission and has been so for nearly ten days, and is beyond possibility of repair within the funds at the disposition of this Department, I trust that immediate action may be taken by the Finance Committee so as to permit the purchase

of this automobile. Yours very truly,
CABOT WARD, Commissioner of Parks, Manhattan and Richmond. The President 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 Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Burden, Carberry, Carroll, Chorosh, Cole, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling Duggan, Dujat, Ferguson, Ferrand, Eagan, Fink, Gaynor, Hamilton, Hannon, Hogan, Igstaedter, Kenneally, Kenney, Kochendorfer, Levy, McCann, McCourt, McNally, Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Reardon, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot, the Vice-Chairman—61.
No. 25—Int. No. 460.

The Committee on Finance, to which was referred on March 31, 1914 (Minutes, page 1050), the annexed resolution in favor of an issue of \$11,370 special revenue bonds, reduced by the Board of Estimate and Apportionment from \$14,295, respect-

REPORTS:

That, having examined the subject, it recommends that the accompanying resolution be adopted.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment at a stated meeting held March 27, 1914:

Resolved, That the resolution adopted by the Board of Aldermen on February 1914, as follows:

'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 fourteen thousand two hundred and ninety-five dollars (\$14,295), the proceeds whereof to be used by the President of the Borough of The Bronx for the purposes of paying salaries and wages in the Bureau of Public Buildings and Offices, as follows:

"County Court House.	•
Male Attendant, \$900 per annum (11 months)	\$825 00
2 Watchmen at \$2.50 per day (334 days)	1,670 00
13 Laborers at \$2.50 per day (286 days)	9,295 00
"Court of Special Sessions.	\$11,790 00
Watchman at \$2.50 per day (334 days)	\$835 00
2 Laborers at \$2.50 per day (334 days)	1,670 00
	\$2,505 00
-be and the same is hereby approved of and concurred in by the Board of	

and Apportionment to the extent of eleven thousand three hundred and seventy dollars (\$11,370), as follows: County Court House.

\$750 00

Male Attendant at \$900 per annum (10 months).....

Female Attendant at \$600 per annum (10 months)	500	00
Watchman, 2 at \$2.50 per day (306 days)	1,530	
Cleaners, 8 at \$600 per annum (10 months)	4,000	
Engineer, 1 at \$4.50 per day (306 days)	1.377	
Fireman, 1 at \$3 per day (306 days)	918	00
Count of Chariel Consists	\$9,075	00
Court of Special Sessions. Watchman, 1 at \$2.50 per day (306 days)	\$765	M
I oborone 2 of \$2.50 per day (300 days)	1.520	
Laborers, 2 at \$2.50 per day (306 days)	1,530	-
	\$2,295	00

authorized, pursuant to the provisions of subdivision 8 of section 188 of the Greater New York Charter, to issue special revenue bonds of The City of New York to an amount not exceeding eleven thousand three hundred and seventy dollars (\$11,370), redeemable from the tax levy of the year succeeding the year of their issue, and provided that the Board of Aldermen concur in the modification of the distribution as stated herein.

HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BEDELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, C. AUGUSTUS POST, FRANCIS P. KENNEY, Committee on

The President 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 Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush,

Burden, Carberry, Carroll, Chorosh, Cole, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling Duggan, Dujat, Ferguson, Ferrand, Eagan, Fink, Gaynor, Hamilton, Hannon, Hogan, Igstaedter, Kenneally, Kenney, Kochendorfer, Levy, McCann, McCourt, McNally, Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Reardon, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot, the Vice-Chairman—61.

No. 26-Int. No. 461. The Committee on Finance, to which was referred on March 31, 1914 (Minutes, page 1052), the annexed resolution in favor of an issue of \$3,025 special revenue bonds, reduced by the Board of Estimate and Apportionment from \$3,400, respectfully

REPORTS: That, having examined the subject, it recommends that the accompanying reso-

lution be adopted. Resolved, That the Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment at a stated meeting held March 27, 1914:

Resolved. That the resolution adopted by the Board of Aldermen on February 17, 1914, 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 three thousand four hundred dollars (\$3,400), the proceeds whereof to be used by the Surrogate of Queens County for the purpose of providing means for moving office furniture and records to temporary quarters and for proper custody of same, as follows: Carpenter work, \$500; expense of moving, \$600; 2 Watchmen at \$2.50 per day, 8 months, \$1,050; 2 Custodians at \$3 per day, 8 months, \$1,250; total,

--be and the same is hereby approved of and concurred in by the Board of Estimate and Apportionment to the extent tof three thousand and twenty-five dollars (\$3,025) for the following purposes:

Contract or Open Order Service.

Personal Service, Wages, Temporary Employees. Laborer, Custodians and Watchmen, 4, at \$2.50 per day (8 months each)..... 2,400 00

\$3,025 00

—and that the Comptroller be and he is hereby authorized to issue special revenue bonds to the amount of three thousand and twenty-five dollars (\$3,025), the proceeds whereof to be used by the Surrogate of Queens County for the purposes as stated herein, provided that the Board of Aldermen concur in the modification of purposes

HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BEDELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, C. AUGUSTUS POST, FRANCIS P. KENNEY, Committee on

The President 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 Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Burden, Carberry, Carroll, Chorosh, Cole, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Eagan, Fink, Gaynor, Hamilton, Hannon, Hogan, Igstaedter, Kenneally, Kenney, Kochendorfer, Levy, McCann, McCourt, McNally, Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Reardon, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot, the Vice-Chairman-61.

No. 27—Int. No. 41. The Committee on Public Letting to which was referred on January 5, 1914 (Minutes, page 37), the annexed request from the President of the Borough of Queens for authority to purchase an asphalt mixing plant at a cost not to exceed \$5,000, without public letting, respectfully

That having examined the subject, it believes that the drawing of specifications for this purpose would be superfluous as the Departmental Engineer states that but one type of portable asphalt mixer is available.

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 Queens be and he is hereby authorized and empowered to enter into a contract without public letting for the acquisition of an

asphalt mixing plant at a cost not to exceed five thousand dollars (\$5,000).

JOHN DIEMER, JOHN KOCHENDORFER, JOHN McCANN, FRANK T.

DIXSON, EDWARD H. TAYLOR, FRANK J DOTZLER, WILLIAM DUGGAN,

W. F. QUINN, Committee on Public Letting.

The City of New York, Office of the President of the Borough of Queens, Long Island City, December 26, 1913.

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

Gentlemen—The Budget for 1914 provides funds for the acquisition by this Department of an asphalt mixing plant, the estimated cost of which is about \$5,000. Investigations have been made by the Bureau of Highways and several plants have been considered. It is my judgment that it will be difficult to draw a specification which will permit of the securing of the best type of machinery by competitive bid-

I, therefore, respectfully request that your Board approve a resolution in accordance with section 419 of the Greater New York Charter to permit this office to acquire

an asphalt mixing plant without public letting. Respectfully,
MAURICE E. CONNOLLY, President of the Borough of Queens. The President 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 Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush,

Burden, Carberry, Carroll, Chorosh, Cole, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Eagan, Fink, Gaynor, Hamilton, Hogan, Hogan, Igstaedter, Kenneally, Kenney, Kochendorfer, Levy, McCann, McCourt, McNally, Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Reardon, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot, the Vice-Chairman-61.

No. 28-Int. No. 273. The Committee on Public Letting to which was referred on February 17, 1914 (Minutes, page 499), the annexed request from the Park Commissioner of Manhattan and Richmond for authority to purchase a tree spraying machine, without public letting, at a cost of \$1,300, respectfully

REPORTS: That the reasons for this request are fully set forth in the letter of application. Under the circumstances recited therein there can be no advantage in advertising.

It 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 Parks for the Boroughs of Manhattan and Richmond be and he is hereby authorized and empowered to enter into a contract, without public letting, for the purchase of a high-power tree spraying machine at a cost not to exceed seven hundred and fifty dollars (\$750).

JOHN DIEMER, JOHN KOCHENDORFER, JOHN McCANN, FRANK T. DIXSON, EDWARD H. TAYLOR, FRANK J DOTZLER, WILLIAM DUGGAN W. F. QUINN, Committee on Public Letting.

The City of New York, Department of Parks, Boroughs of Manhattan and Rich-

mond, Arsenal, Central Park, February 13, 1914.

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

Gentlemen—I respectfully request that your Honorable Board, pursuant to the provisions of section 419 of the Greater New York Charter, give this Department authority to enter into a contract, without public letting, for the purchase of a highpower tree spraying machine for use in the parks in the Borough of Manhattan.

The machine which it is desired to purchase is a special type made only by the Fitzhenry Guptill Company, of Boston, costing \$1,300. The machine is patented by that company, and for that reason it will be impossible to get competitive bids, as there is no other machine of this type manufactured

The present tree spraying outfit owned by this Department consists of four small low-powered spraying machines which are inadequate for the work of the Department. These machines cost approximately \$750. It is desired to increase the outfit by adding one high-powered machine instead of two or more of the lowpowered machines, as the high-powered machine has a capacity for work equal to four of the smaller low-powered type. The extra machine is very badly needed and is required for use this spring.

Your immediate action on this matter is, therefore, respectfully solicited, in order that due provision may be made for the spring work Respectfully,

CABOT WARD, Commissioner of Parks, Boroughs of Manhattan and Rich-

The City of New York, Department of Parks, Boroughs of Manhattan and Rich-

mond, Arsenal, Central Park, March 30, 1914. Hon. JOHN DIEMER, Chairman, Committee on Public Letting, Board of Aldermen,

City Hall, New York City:
My Dear Mr. Diemer—Since the hearing yesterday, I find that there is a fund from which the tree spraying machines, manufactured by the Fitx-Henry Guptel Comnecessary on that will be your immediate authorization to make such purchase without agreements.

public letting. In the case of the automobile, it will be necessary for funds to be provided in some way by the Finance Committee, and the Honorable Board of Aldermen is being ad- | be adopted.

dressed with a view to securing the necessary funds. Yours very truly, CABOT WARD, Commissioner of Parks, Manhattan and

report and adopt said resolution.

Which was decided in the affirmative by the following vote: Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Burden, Carberry, Carroll, Chorosh, Cole, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Eagan, Fink, Gaynor, Hamilton, Hannon, Hogan, Igstaedter, Kenneally, Kenney, Kochendorfer, Levy, McCann, McCourt, McNally, Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Reardon, Robitzek, Rosenblum,

Schweickert, Spencer, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot, the Vice-Chairman-61.

No. 29—Int. No. 304.

The Committee on Public Letting, to which was referred on February 24, 1914 (Minutes, page 661), the annexed request from the Department of Public Charities for authority to purchase trees, shrubs, etc., without public letting, at a cost not to exceed \$4,000, respectfully REPORTS:

That having carefully examined the subject, it believes the statements made in the letter of application to be correct and that infinitely better results can be obtained by direct purchase.

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 Public Charities be and he is hereby authorized and empowered to enter into a contract, without public letting, for the purchase of trees, shrubbery, privet and other agricultural and botanical supplies, at a

cost not to exceed four thousand dollars (\$4,000).

JOHN DIEMER, JOHN KOCHENDORFER, JOHN McCANN, FRANK T.

DIXSON, EDWARD H. TAYLOR, FRANK J. DOTZLER, WILLIAM DUGGAN,

W. F. QUINN, Committee on Public Letting.

Department of Public Charities of The City of New York, foot of E. 26th St., February 19, 1914. Hon. GEORGE McANENY, President, Board of Aldermen:

Dear Sir—We would respectfully request permission to purchase in the open market trees, shrubbery, privet and other agricultural and botanical supplies, Code No 1996, which appropriation has been granted to this Department not to exceed the sum of \$4,000.

This request is made for the reason that during the year 1912 this Department purchased these items upon specification, and the results were not satisfactory. In an effort to remedy this condition, the Department of Parks was consulted as to their specifications, and it was ascertained that such items as trees, shrubbery, privet, etc., were purchased in the open market, this privilege having been granted to them under section 618 of the Charter, and it has been their experience that the best results can never be obtained by specification. This same privilege of purchasing in the open market was granted by this Department last year by the preceding Board of Aldermen, and I trust that the same will be done this year, as I believe the best results can be obtained in this way. Respectfully yours,

JOHN A. KINGSBURY, Commissioner. The President 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 Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Burden, Carberry, Carroll, Chorosh, Cole, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Eagan, Fink, Gaynor, Hamilton, Hannon, Hogan, Igstaedter, Kenneally, Kenney, Kochendorfer, Levy, McCann, McCourt, McNally, Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Reardon, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot, the Vice-Chairman-61.

No. 30—Int. No. 446. The Committee on Public Letting, to which was referred on March 31, 1914 (Minutes, page 1035), the annexed request of the Commissioner of Water Supply, Gas and Electricity for authority to contract with Columbia University for testing electric meters at a cost of \$1,500, without public letting, respectfully REPORTS:

That this is an annual grant and has inured not only to the benefit of the City, but to the other interests involved. No possible advantage could be obtained by advertisement.

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 Trustees of Columbia University for testing electric meters at an expenditure of fifteen hundred dollars (\$1,500).

JOHN DIEMER, JOHN KOCHENDORFER, JOHN McCANN, FRANK T. DIXSON, EDWARD H. TAYLOR, FRANK J. DOTZLER, WILLIAM DUGGAN, W. F. QUINN, Committee on Public Letting.

The City of New York, Department of Water Supply, Gas and Electricity, Commissioner's Office, Municipal Building, New York, March 24, 1914. Hon. GEORGE McANENY, President, the Board of Aldermen, City of New York: Sir—This Department for several years past has had a contract with Columbia University by which the Department can obtain the services of the University Laboratory in testing electric meters for private consumers, in order to check the charges of the companies and also for testing electrical appliances submitted for use in electrical installations throughout The City of New York; further, for testing

lighting apparatus for the City. This contract enables the Department to obtain the services of an impartial referee with only academic affiliations in matters which are apt to cause dispute and possible contentions between the manufacturing and contracting interests and this

Department. Advertising for bids in this case would not prove beneficial to the City. I would therefore apply for permission to let this contract without public letting. This has been the procedure for several years past, and the Board of Aldermen has acceded to our request in each instance.

The amount of the fee we pay the University is \$1,500. A copy of the proposed form of contract is forwarded with this letter I am, very truly yours. WILLIAM WILLIAMS, Commissioner.

The President 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 Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Burden, Carberry, Carroll, Chorosh, Cole, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling Duggan, Dujat, Ferguson, Ferrand, Eagan, Fink, Gaynor, Hamilton, Hannon, Hogan, Igstaedter, Kenneally, Kenney, Kochendorfer, Levy, McCann, McCourt, McNally, Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Reardon, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot, the Vice-Chairman—61.

GENERAL ORDERS. No. 95—Int. No. 261.

The Committee on General Welfare, to which was referred on February 10, 1914 (Minutes, page 487), the annexed "ordinance relating to places of public amusement," respectfully

REPORTS:

That a public hearing was held thereon at which appeared advocates in favor of the proposition, but none in real opposition thereto. The trend of opinion was all for a suppression of the existing ticket speculating evil, and those in attendance felt that the suggested ordinance will prove a remedy for and abate existing conditions. The ordinance herewith recommended contemplates agreements with licensees of places of public amusement and the Police Department, else no license will issue, and under pany, of Boston, costing \$1,300, can be purchased at once, so that the only thing | the provisions of which a license shall become null and void for any infraction of said

The Committee believes this ordinance a direct step to the suppression of this long complained of infliction on the public, and therefore recommends that the same

AN ORDINANCE relating to places of public amusement.

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

The President put the question whether the Board would agree to accept said in section 1472 of the Greater New York Charter unless an application therefor, subscribed by the person or corporation seeking said license, shall first be made to the Police Department upon a printed form of application to be furnished by said department, which said application shall contain plainly printed therein the following agreements on the part of the licensee, to wit:

> First-That the price of each and every ticket of admission issued by or on behalf of the licensee herein shall be plainly and legibly printed on such ticket, and no price in excess of that so designated shall be asked or accepted by or on behalf of the

Second—That no ticket of admission shall be issued, sold or offered for sale by or on behalf of the licensee or by or on behalf of any manager, agent, servant or employee of the licensee at a price in excess to that designated thereon or with the knowledge, purpose or intention that such ticket is to be resold or offered for resale, and no licensee and no manager, officer, agent or employee of any licensee shall, directly or indirectly, receive any consideration of any nature whatsoever upon the sale of any such ticket beyond or in excess of the price designated thereon, or directly or indirectly enter into any arrangement, agreement or understanding for the receipt of any such consideration.

Third—This license shall be and become null and void upon the entry of a judgment for the penalty prescribed in section 3 of this ordinance for a violation of any of the foregoing agreements by such licensee, or his agents or employees.

Section 2. Every such license shall contain plainly printed therein the agreement on the part of the licensee prescribed in section 1 of this ordinance.

Section 3. In addition to any other penalty prescribed by law or ordinance, every person violating any of the provisions of the foregoing section of this ordinance shall be liable to a penalty of \$50 for each offense, to be recovered in an action to be brought therefor in the name of The City of New York.

Section 4. This ordinance shall take effect thirty days after approved by the

WILLIAM D. BRUSH, HYMAN POUKER, LAUREN CARROLL, ROBERT H. BOSSE, JOHN J. REARDON, ARNON L. SQUIERS, OSCAR IGSTAEDTER, Committee on General Welfare.

Which, on motion of Alderman Curran, was again laid over.

No. 96-Int. No. 262. The Committee on General Welfare, to which was referred on February 10, 1914 (Minutes, page 487), the annexed ordinance in favor of regulating the matters provided for in section 1473 of the Greater New York Charter, etc., respectfully REPORTS:

That, having examined the subject, together with having held a well attended public hearing thereon, it believes the said ordinance should be adopted. It amends in measure the "Second Schedule" of the Greater New York Charter, enlarging the powers of the Police Department with respect to places of public amusement, thereby bringing the owners of such places to a stricter and better account to the public. It therefore recommends that the said ordinance be adopted.

AN ORDINANCE regulating the matters provided for in section 1473 of the Greater New York Charter, as re-enacted by chapter 466 of the Laws of 1901, section 1423 being one of the sections specified under the title "The Second Schedule Sections

to Remain in Force Until Changed by the Board of Aldermen.'

Be It Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. The Police Department is hereby authorized and empowered to gran: licenses required pursuant to the provisions of section 1472 of the Greater New York Charter, for the exhibition to the public in any building, garden or grounds, concert room or other place or room within The City of New York, any interlude, tragedy. comedy, opera, ballet, play, farce, minstrelsy, or dancing, or any other entertainment of the stage, or any part or parts therein, or any equestrian, circus or dramatic performance, or any performance of jugglers, or rope dancing, or acrobats, to continue in force until the first day of May next, ensuing the grant therof, on receiving for each license so granted, and before the issuing thereof, the sum of five hundred dollars; except that in the Borough of Richmond the fee for such license shall be one hundred dollars; and every manager or proprietor of any such exhibition or performance who shall neglect to take out such license, or consent, or cause, or allow any such exhibiton or performance or any single one of them without such license, and every person aiding in such exhibtion, and every owner or lessee of any building, part of a building, garden, grounds, concert room or other room or place, who shall lease or let the same for the purpose of any such exhibition or performance or assent that the same be used for any such purpose, except as permitted by such license, and without such license having been previously obtained and then in force if the same shall be used for such purpose, shall be subject to a penalty of one hundred dollars for every such exhibition or performance, which penalty shall be prosecuted, sued for and recovered in the name of The City of New York, and shall be paid to the Chamberlain of The City of New York, to be paid into the treasury of said City. Such licenses shall be uniform and may, in the discretion of the office or department charged with the duty of issuing the same, contain provisions and conditions which, in the judgment of such officer or department, may be essential for the welfare of and beneficial to the people of and visitors to The City of New York, including provisions and conditions respecting the tickets or other tokens entitling the holders thereof to admission to such places and respecting the hours of opening and closing.

Section 2. This ordinance shall take effect immediately. WILLIAM D. BRUSH. HYMAN POUKER. LAUREN CARROLL, JOHN J. REARDON. ROBERT H. BOSSE. ARNON L. SQUIERS, OSCAR IGSTAEDTER.

Committee on General Welfare. Which, on motion of Alderman Curran, was again laid over.

No. 180—Int. No. 239.

The Committee on Markets, to which was referred on February 3, 1914 (Minutes, page 448), the annexed ordinance to abandon Fulton Market, respectfully REPORTS:

That your Committee has thoroughly investigated the Fulton Market, Borough of Manhattan. A personal inspection of the said Market was made by the Committee. A financial report was obtained for the years 1912, 1913 and 1914, a copy of which is hereto attached and a letter was sent to the tenants and former tenants, a copy of same and a summary of replies is hereto annexed.

A public hearing on the matter was held and in view of the information obtatined the Committee has come to the conclusion that it would be to the best interest of the City, owing to the large financial loss it has maintained and still maintains, in the running of the said Fulton Market, to abandon the same and the Committee further recommends that the proceeds of the sale of the present site be turned into the general fund for the acquisition of real estate for municipal market purposes.

The Committee therefore recommends that the said ordinance be adopted. AN ORDINANCE relative to the abandoment of Fulton Market.

Be It Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. All that lot, piece or parcel of land lying and being in the Borough of Manhattan, City of New York, and bounded on the north by Beekman st., on the east by South st., on the south by Fulton st., and on the west by Front st., heretofore set aside by this Board as a public market and designated as "Fulton Market" is hereby declared to be no longer suitable for that purpose and such designation is hereby in all respects cancelled and revoked; and the President of the Borough of Manhattan is hereby authorized and directed to discontinue the maintenance thereof as such public market and surrender the said lands and buildings thereon erected to the Commissioners of the Sinking Fund for any other public purpose or for sale in the manner provided

Section 2. This ordinance shall take effect thirty days after its approval by the Mayor

HYMAN POUKER, FRANK DOSTAL, Jr., ABRAHAM M. LEVY, ROBT. L MORAN, JESSE D. MOORE, JACOB BARTSCHERER, EDWARD B. VALENTINE, FREDERICK TRAU, F. H. WILMOT, Committee on Markets. The City of New York, Department of Finance, Comptroller's Office, March 6, 1914

Mr. HYMAN POUKER, Chairman, Committee on Markets, Board of Aldermen: Sir-In accordance with the request of even date from Mr. Charles W. O'Reilly, Clerk, Committee on Markets, I beg to offer the following financial statement concern-

ing receipts and expenditures of Fulton Market: During the year 1913 the entire receipts from the Fulton Market, from stand rent, wagon fees and permits, amounted to

The expenses for the same period were as follows:	
Maintenance and Collector's salary	3,015 78
Interest at 4 per cent. on valuation	21,000 00
Loss from exemption from taxation	9,502 50

\$33,518 28 Making a total cost to the City.....

The present amount of rental being received from the Market is \$377.66 per week. or at the rate of about \$19,600 per year, but that this amount will not be received during the year 1914 is indicated by the fact that four of the present tenants have stated that they will withdraw from the Market on or before May 1st, and the rental paid by these tenants would amount to \$2,000 per annum.

In 1912 the receipts from the Market for stand rents were about \$37,000. In 1913, as above stated, the receipts were a little more than \$29,000 and it is prob- | 196, 342 and 363, respectfully

able, if the Market is allowed to continue during the year 1914, that the receipts will fall to \$17,000 or less for the entire year.

There are at present only 31 permit holders using this Market, which number will shortly be reduced, as indicated above. Yours respectfully,

ALEX. BROUGH. Deputy and Acting Comptroller.

(Copy.) February 3rd, 1913.

Honorable WILLIAM R. PATTERSON, Assistant Commissioner of Public Works: Dear Sir-I herewith submit an estimate covering necessary repairs and altera-

tions to place Fulton Market in a sanitary and up-to-date condition:	
New cement floor throughout ground floor of markets	\$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
New electric light system	
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 Wood 10015	
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

Respectfully, LEROY F. COX, Assistant Engineer.

City of New York, Board of Aldermen, City Hall, March 11th, 1914. Sir-It is the desire of the Committee on Markets, before reporting on the abolishment of Fulton Market to inquire of the old and former tenants, as to whether they will again rent space in the Fulton Market, in the event that the City would put the said market in a tenantable condition at an expense of about sixty thousand dollars (\$60,000)

That would mean that the rental per square foot in the said market would be approximately \$1.78.

An immediate reply would be greatly appreciated by the said Committee.

Respectfully, HYMAN POUKER, Chairman, Committee on Markets.

Summary of replies to inquiry sent to all 1912 and 1913 standholders in Fulton Market (copy of letter of inquiry annexed): Favorable (wholesale or retail, not indicated), 4; favorable (wholesalers), 4; apparently favorable (not specific as to rent; possibly evasive; one a wholesaler), 5; unfavorable, 4; in bankruptcy, 1; not found, 8; not heard from, 27. Number of standholders circularized, 53.

Alderman Dowling offered the following amendment: Resolved, That the grounds now occupied by the aforesaid Fulton Market be

retained by the City for market purposes. The President put the question whether the Board would agree to adopt said

amendment.

Which was decided in the negative by the following vote:

Affirmative—Aldermen Burden, Burns, Carberry, Cole, Cunningham, Delaney, Dixson, Dowling, Dujat, Ferguson, Eagan, Fink, Hannon, Kenneally Kenney, Lein. McCann, McCourt, McGarry, Molen, Mullen (Jas. F.), O'Rourke, Reardon, Robitzek, Schweickert, Stapleton, Wendel, White-28.

Negative-Aldermen Bartscherer, Bedell, Boschen, Bosse, Carroll, Chorosh, Curran, Dostal, Dotzler, Ferrand, Gaynor, Hamilton, Hogan, Igstaedter, Kochendorfer, Levy, McNally, Moore (Chas. J.), Mullen (Frank), Ottes, Pendry, Post, Pouker, Rosenblum, Spencer, Squiers, Stevenson, Taylor, Trau, Valentine, Weil, Wilmot; President McCormack, President Mathewson, President Pounds by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-37.

The President 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: Afrmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Burden, Carroll, Chorosh, Curran, Dostal, Dotzler, Ferrand, Hamilton, Hogan, Igstaedter, Kochendorfer, Levy, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Ottes, Pendry, Post, Pouker, Rosenblum, Spencer, Squiers, Stevenson, Taylor, Trau, Weil, Wilmot; President McCormack, President Mathewson, President Pounds, President Marks; the Vice-Chairman; the President-41.

Negative—Aldermen Burns, Carberry, Cole, Cunningham, Delaney, Dowling, Duggan, Dujat, Ferguson, Eagan, Fink, Hannon, Kenney, Lein, McCann, McCourt, Molen, Mullen (Jas. F.), Robitzek, Schweickert, Stapleton, White—22.

In connection with the above ordinance Alderman Pouker presented the following:

Department of Finance, City of New York, April 20, 1914. Honorable HYMAN POUKER, Chairman, Committee on Markets, Board of Aldermen, City of New York:

Dear Mr. Pouker-Your letter of the 16th instant has been received. The land upon which the Fulton Market stands was acquired by The City of New York in fee, and the fee of the property has always been held by the City. Any statement that in the event of the abandonment of the market the property would revert to the original private owners is absolutely wrong

Believe me, very truly yours, WM. A. PRENDERGAST, Comptroller. Which was ordered on file.

Alderman Curran also presented the following: No. 534.

City of New York, Department of Finance, April 17, 1914. Hon, HENRY H. CURRAN, Board of Aldermen, City of New York:

My Dear Mr. Curran—Referring to the inquiry made by you of Mr. Morgan, relative to the Fulton Market property, I beg to advise you that the records of this department show that this property was acquired by condemnation proceedings in accordance with the provisions of chapter 53 of the laws of 1816 and chapter 75 of the laws of 1817. The awards for land, buildings and damages amounted to \$216,-284.60 and the report of the Commission was confirmed by the Supreme Court on January 12, 1821.

In the legislation authorizing the acquisition of the property (chapter 53), it is

provided:

"And on such final confirmation of such report, by the said court, the mayor, aldermen and commonalty of the City of New York, shall become and be seized in fee simple absolute, of all the said lands, tenements, hereditaments and premises in the said report mentioned."

It is further provided, in chapter 75:

"That in all cases where any lot or parcel of land, tenements, hereditaments or other premises, or the appurtenances, privileges or advantages to the same belonging or in any wise appertaining, under lease or other contract, shall be taken by virtue of this act, all the covenants, agreements, contracts and engagements, between landlord and tenant, or any other contracting parties, touching the same, or any part thereof, shall, upon the confirmation of such report in the premises, as shall be confirmed by the court aforesaid, respectively cease and determine, and be absolutely discharged."

The language of the statutes quoted above seems to preclude any idea that the property in question or any portion of the same was acquired with any restriction as to its use or with any condition providing for its reversion to the former owners under any circumstances. Very truly yours,

WM. A. PRENDERGAST, Comptroller. Which was ordered on file.

No. 182-Int. Nos. 196, 342 and 363.

The Committee on Finance, to which was referred on January 27, March 3 and 10, 1914 (Minutes, pages 283, 806 and 855), certain papers known as Introductory Nos.

REPORTS:

That in regard to 196, being a resolution relating to certain claims for services, the Corporation Counsel has rendered an opinion that this Board has no power to legislate in this matter, which opinion is hereto attached.

No. 342 is withdrawn by the introducer.

No. 363, an application for revenue bonds for coal and janitorial wages for the Bureau of Licenses, requires no action, as the Borough President of Manhattan will take care of this service until June 30, 1914, when this office will move to the Municipal

The Committee recommends that the said papers be ordered on file. City of New York, Law Department, Office of the Corporation Counsel, New York, March 30, 1914.

Hon. HENRY H. CURRAN, Chairman, Committee on Finance:

Sir-I have received your letter dated March 19, 1914, which reads as follows: "Will you kindly advise me if proposed ordinance, No. 196, of which I enclose a copy, will have any force or effect if enacted by the Board of Aldermen? I believe this matter has been presented to the Law and Adjustment Division of the Finance Department and rejected there as being a claim that cannot be considered legally. Assuming this to be so, it is suggested that the proper method of presentation is to the Board of Estimate under section 246 of the Charter. May I ask your consideration in advising me as to this at your early convenience? I make this inquiry by direction of the Finance Committee of the Board of Aldermen."

Proposed ordinance No. 196, a copy of which is enclosed in your communication,

"AN ORDINANCE to authorize the Board of Estimate and Apportionment of The City of New York to inquire into, audit and cause the payment of the claims of Antonio M. Caridi, Theodore Palumbo, Frank P. Bruno and Alfred Bertoncini for

services rendered to the said City.

'Be it ordained by the Board of Aldermen of The City of New York as follows: "Section 1. That the claims of Antonio M. Caridi and Theodore Palumbo, tormer Interpreters in the Italian language and dialects in the Municipal Court of The City of New York, in the Borough of Manhattan, and Frank V. Bruno and Alfred Bertoncini, former Interpreters in the Italian language and dialects in the Magistrates' Court of The City of New York, Second Division, or of either of them, for work, labor and services rendered to the said City in the year nineteen hundred and twelve, and while filling said positions of Interpreters in the Italian language and dialects, may be presented to the Board of Estimate and Apportionment of The City of New York within six months after this ordinance takes effect, and such Board may, and is hereby empowered, in its discretion, to inquire into, hear and determine all or either of such claims so presented, and to audit and allow the same or either of them, with interest, or any part of either of such claims, to the extent that the same may be found reasonable and just. In case such Board shall allow all or either of such claims, it shall forthwith certify to the Comptroller of said City the amount allowed to each claimant. The Comptroller of said City is hereby authorized and directed to raise such sum or sums of money as may be necessary to pay any such claim or such part of either as may be audited and allowed by said Board as hereinbefore provided, by the issuance and sale of certificates of indebtedness of said City, and to apply the proceeds thereof in payment of the amount so audited and allowed.

Section 2. This ordinance shall take effect immediately." The Legislature has not, by the City Charter or otherwise, conferred upon the Board of Aldermen power to authorize the Board of Estimate and Apportionment "in its discretion to inquire into, hear and determine all or either of such claims so presented and to audit and allow the same or either of them, with interest on any part of either of such claims to the extent that the same may be found reasonable

and just," as provided by the proposed ordinance. The Comptroller may pay legal claims under section 149 of the Charter.

The Board of Estimate and Apportionment has jurisdiction to authorize the Comptroller to pay illegal or invalid claims against the City under section 246 of the Charter, upon certification to them by the Comptroller that the claim presented is equitable and the City has received a benefit from the service rendered.

People ex rel. Dady vs. The City, 203 N. Y. 1. It was said in People ex rel. O'Brien vs. Butler, 120 App. Div. 751, 753:

"The department of finance has control of the fiscal concerns of the City, and all payments by or on its behalf, unless otherwise specifically provided, must be made through the proper disbursing officers of such department, and on vouchers filed therein, and by means of warrants drawn on the chamberlain by the comptroller and countersigned by the mayor. * * *

"The general scheme of the charter is that all claims against the city, unless provision be otherwise made, must first be audited by the auditors of the comptroller's office, and when so audited, a warrant is to be drawn upon the chamberlain, signed by the comptroller and countersigned by the mayor.

It was said in McGinness vs. Mayor, 26 Hun., 142:

"The power to settle and adjust claims and demands against the city is not

vested in the common council. * *

"As a co-ordinate branch of the city government the powers and duties of the common council are clearly defined and expressed in the charter. The council derives its power from the charter, as do all the other departments of the city government. It is not given to them by their own resolution to adjust and settle disputed claims against the city, nor to determine what caims shall or shall not be paid, nor what amount shall be paid on claims which the department of finance rejects. In this case it is alleged that the plaintiff's claim had twice been presented for payment to the comptroller and twice refused or rejected. The law recognizes but one mode of establishing the claim after such rejection, and that clearly is not by resorting to the common council and obtaining the passage of an arbitrary resolution ordering the comptroller to pay and charge any designated fund. * * *

"The plaintiff may have a good cause of action; if so, he must prove it in the ordinary mode. * * *"

I advise you that, if enacted, the proposed ordinance No. 196 will have no legal

force and effect.

In reaching this conclusion, I have given careful consideration to the provisions of the "Home Rule Bill" (chapter 247, Laws of 1913), and am of opinion that thereby the power to legislate upon the subject embraced in this ordinance was not conferred upon the Board of Aldermen. Respectfully yours,

FRANK L. POLK. Corporation Counsel. HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BEDELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOODE, C. AUCUSTUS POOR FRANK J. TOEK, Corporation Counsel. MOORE, C. AUGUSTUS POST, FRANCIS P. KENNEY, Committee on Finance. Which report was accepted.

No. 183—Int. No. 449.

The Committee on Finance, to which was referred on March 31, 1914 (Minutes page 1043), the annexed resolution in favor of an issue of \$50,000 corporate stock for improving environs of the College of The City of New York, respectfully

REPORTS: That, having carefully examined the subject, it believes the proposed improvement to be necessary in order to properly lay out this property for the erection of a stadium donated to the City by one of its public spirited citizens. It therefore recommends that the accompanying ordinance be adopted.

AN ORDINANCE providing for an issue of corporate stock of The City of New York to an amount not exceeding fifty thousand dollars (\$50,000), to provide means for improving the grounds assigned to the College of The City of New York and located at Convent and Amsterdam aves., between 136th and 138th sts.

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 March 20, 1914, 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, 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 fifty thousand dollars (\$50,000), to provide means for improving the grounds assigned to the College of The City of New York, and located at Convent and Amsterdam aves., between 136th and 138th sts., upon which the Lewisohn stadium is to be erected, and for equipping the pavilions of the stadium with shower baths and toilets, said improvement of site to include the removal of earth and rock, the drainage of the field, the excavation of trenches and other work necessary to make the field ready for use, also for building thirty-seven thousand five hundred dollars (\$37,500), to provide means for the

a retaining wall upon which to place the fence, 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.

Provided, however, that no part of the proceeds of the corporate stock herein authorized shall be available until after the Board of Estimate has approved forms of contracts, plans, specifications and estimates of cost pertaining to the same and that no part of such proceeds shall be used for the payment of fees of any architect, engineer or expert until after a contract with such architect, engineer or expert has been approved by the Board of Estimate and Apportionment, and that no part of the proceeds of corporate stock herein authorized shall be used for payment of any salary or wage of departmental employees, except after approval by the Board of Estimate and Apportionment and in accordance with the schedules to be adopted by said Board; and be it further

Resolved, That the Trustees of the College are directed to submit to this Board for its approval forms of contracts, plans, specifications and estimates of cost, prior to advertising for bids for work chargeable to the proceeds of the corporate stock herein authorized, and the Trustees are also directed to submit to this Board for its approval all preliminary and final agreements with an architect or architects, engineer or engineers, expert or experts, whenever such agreements or contracts are chargable against corporate stock herein authorized.

HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BEDELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, C. AUGUSTUS POST, FRANCIS P. KENNEY, Committee on Finance. There being no objection the President put the question whether the Board would

agree to accept said report and adopt said ordinance.

Which was unanimously decided in the affirmative by the following vote: Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-56.

No. 184-Int. No. 450. The Committee on Finance, to which was referred on March 31, 1914 (Minutes, page 1044), the annexed resolution in favor of an issue of \$250,000 corporate stock for new court house, Borough of Richmond, respectfully REPORTS:

That this improvement has been heretofore regularly authorized by the proper City authorities and a partial appropriation allowed. This amount is towards the construction of the building proper, and must be supplemented by an additional sum when exhausted. The Committee recommends that the accompanying ordinance be

AN ORDINANCE providing for an issue of corporate stock of The City of New York to an amount not exceeding two hundred and fifty thousand dollars (\$250,000), to provide additional means for the construction and equipment of a new County Court House at New Brighton, in the Borough of Richmond, under the jurisdiction of the President of the Borough of Richmond.

Be it Ordained by the Board of Aldermen of The City of New York as follows: Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment March 20, 1914, 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, 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 two hundred and fifty thousand dollars (\$250,000), to provide additional means for the construction and equipment of a new County Court House at New Brighton, in the Borough of Richmond, under the jurisdiction 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.

Provided, however, that no part of the proceeds of the corporate stock herein authorized shall be available until after the Board of Estimate and Apportionment has approved forms of contracts, plans, specifications and estimates of cost pertaining to the same, and that no part of such proceeds shall be used for the payment of fees of any architect, engineer or expert until after a contract with such architect, engineer or expert has been approved by the Board of Estimate and Apportionment, and that no part of the proceeds of corporate stock herein authorized shall be used for payment of any salary or wage of departmental employees, except after approval by the Board of Estimate and Apportionment and in accordance with the schedules to be adopted by said Board; and be it further

Resolved, That the President of the Borough of Richmond is directed to submit to this Board for its approval forms of contracts, plans, specifications and estimates of cost prior to advertising for bids for work chargeable to the proceeds of the corporate stock herein authorized, and said President is also directed to submit to this Board for its approval all preliminary and final agreements with an architect or architects, engineer or engineers, expert or experts, whenever such agreements or contracts are chargeable against corporate stock herein authorized.

HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BE-DELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, C. AUGUSTUS POST. FRANCIS P. KENNEY, Committee on Finance. There being no objection the President put the question whether the Board would

agree to accept said report and adopt said ordinance.

the Vice-Chairman-56.

Which was unanimously decided in the affirmative by the following vote: Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks;

No. 185—Int. No. 459. The Committee on Finance, to which was referred on March 31, 1914 (Minutes, page 1048), the annexed resolution in favor of an issue of \$37,500 corporate stock for renovating First District Municipal Court House, respectfully

REPORTS: That it is proposed to remodel an old school building at Grand and Lafayette sts. for the use of this court. This will give the court approximately double the space it now occupies and release certain space in the Jefferson Market Building. The annual cost will be about the same to the City. (See report of Corporate Stock Budget Committee, page 1049.)

The Committee recommends that the accompanying ordinance be adopted. AN ORDINANCE providing for an issue of corporate stock of The City of New York to an amount not exceeding thirty-seven thousand five hundred dollars (\$37,500) to provide means for the reconstruction and equipment of the interior of the court house of the Municipal Court of The City of New York, First District, situated at the northwest corner of Grand and Lafayette sts., Borough of Manhattan, under the jurisdiction of the President of the Borough of Manhattan.

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 March 27, 1914, 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

reconstruction and equipment of the interior of the court house of the Municipal Court of The City of New York, First District, situated at the northwest corner of Grand and Lafayette sts., Borough of Manhattan, under the jurisdiction of the President of the Borough of Manhattan, and, 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 therefor to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no part of the proceeds of the corporate stock herein authorized shall be available until after the Board of Estimate and Apportionment has approved forms of contracts, plans, specifications and estimates of cost pertaining to the same and that no part of such proceeds shall be used for the payment of fees of any architect, engineer or expert until after a contract with such architect, engineer or expert has been approved by the Board of Estimate and Apportionment, and that no part of the proceeds of corporate stock herein authorized shall be used for payment of any salary or wage of departmental employees except after approval by the Board of Estimate and Apportionment and in accordance with the schedules to be adopted by said Board; and be it further

Resolved, That the President of the Borough of Manhattan is directed to submit to this Board, for its approval, forms of contracts, plans, specifications and estimates of cost, prior to advertising for bids for work chargeable to the proceeds of the corporate stock herein authorized, and the President of the Borough of Manhattan is also directed to submit to this Board, for its approval, all preliminary and final agreements with an architect or architects, engineer or engineers, expert or experts, whenever such agreements or contracts are chargeable against corporate stock herein

HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BE-DELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, C. AUGUSTUS POST; FRANCIS P. KENNEY, Committee on Finance. The President 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 Bartscherer, Boschen, Bosse, Brush, Carroll, Chorosh, Cunningham, Curran, Delaney, Diemer, Donnelly, Dostal, Dotzler, Duggan, Dujat, Eagan, Gaynor, Hogan, Igstaedter, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Charles J.), Moore (Jesse D.), Mullen (Frank), Mullen (James F.), O'Rourke, Ottes, Pendry, Pouker, Reardon, Robitzek, Rosenblum, Spencer, Squiers, Stevenson, Taylor, Weil, Wendel, White, Wilmot; President McCormack; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-50.

No. 186-Int. No. 468.

The Committee on Finance, to which was referred on March 31, 1914 (Minutes, page 1121), the annexed resolution in favor of certifying to the Comptroller for payment bills for treatment of injuries to Owen Eagan, respectfully

REPORTS: That, having examined the subject, it believes the proposed certification to be one which in justice to this employee should be made. The entire City is familiar with the dastardly crime which led to the wounds incurred by this courageous Inspector, and no one can possibly cavil at his expenses being paid by the City tunds.

The Committee recommends that the said resolution be adopted. Resolved, That, pursuant to the provisions of chapter 887 of the Laws of 1911, the Board of Aldermen hereby certifies to the Comptroller for payment, as charges against The City of New York, for medical and surgical treatment, medicines, bandages, etc., rendered and furnished to Owen Eagan, an Assistant Inspector of Combustibles in the Fire Department of The City of New York, during the months of March, April, May and June, 1912, while suffering from injuries sustained in the performance of his official duties in the handling of an explosive sent to the home of a Judge of the Court of General Sessions, two bills, as follows: Dr. John D. Cooney, \$268; Eimer & Amend, \$22.50-\$290.50.

HENRY H. CURRAN, JOHN DIEMER, FRANK J. DOTZLER, D. M. BEDELL, F. H. STEVENSON, JOHN S. GAYNOR, F. H. WILMOT, JESSE D. MOORE, C. AUGUSTUS POST, FRANCIS P. KENNEY, FRANK L. DOWLING,

There being no objection the President put the question whether the Board would

agree to accept said report and adopt said resolution. Which was unanimously decided in the affirmative by the following vote:

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, President Mathewson, President Pounds. by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—56.

No. 187—Int. No. 442.

The Committee on Public Letting to which was referred on March 24, 1914 (Minutes, page 1030), the annexed resolution in favor of authorizing a municipal expenditure on the occasion of the 250th anniversary of the appointment of the first Mayor of New York, without public letting, respectfully

REPORTS: That inasmuch as this celebration could not be held until 1915, and no money has been appropriated for the same, the present resolution is at present unnecessary.

It, therefore, recommends that the said resolution be filed. Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the special committee of the Board of Aldermen, appointed for such purpose, be and hereby is authorized and empowered to enter into a contract or contracts, without public letting, for work to be performed or materials to be supplied in connection with a celebration in 1915 of the 250th anniversary of the appointment of the first Mayor of the City of New York, to an amount not to exceed fifty thousand (\$50,000) dollars.

JOHN DIEMER, JOHN KOCHENDORFER, JOHN McCANN, FRANK T. DIXSON, EDWARD H. TAYLOR, FRANK J DOTZLER, WILLIAM DUGGAN

W. F. QUINN, Committee on Public Letting. Which report was accepted.

No. 188-Int. No. 285.

The Committee on Salaries and Offices, to which was referred on February 17, 1914 (Minutes, page 535), the annexed resolution requesting heads of City departments to be lenient with per diem employees who were late in reporting for work on February 14, 1914, respectfully

REPORTS: That this matter having already received the consideration of departmental

authorities, it recommends that the said resolution be filed.

Resolved, That the Executive Heads of the various Departments and Bureaus of The City of New York, including the Department of Education, shall make no deduction from the salary of per diem employees who may be employed in the various departments of The City of New York by reason of the fact that such per diem employees were delayed in getting to work on the 14th day of February, 1914, providing such delay was caused by such per diem employees being unavoidably detained by reason of the severe snow storm on said date and the tying up of the railroads.

D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD EICHHORN, FRANK DOSTAL, JR., MICHAEL CARBERRY, HYMAN POUKER, EDWARD B. Resolve VALENTINE, ANTHONY J. McNALLY, JACOB WEIL, Committee on Salaries Surveyors:

and Offices. Which report was accepted.

No. 189—Int. No. 381.

The Committee on Salaries and Offices, to which was referred on March 17, 1914 (Minutes, page 868), the annexed resolution in favor of establishing grades of Deputy Commissioners, Department of Street Cleaning, respectfully

REPORTS That having carefully examined the subject, it believes that another deputy is ded at headquarters to relieve the Commissioner of the care of much detail which requires his attention to the detriment of the manifold questions of importance DOSTAL, Jr., MICHAEL CARBERRY, HYMAN POUKER, EDWARD B. VALneeded at headquarters to relieve the Commissioner of the care of much detail which now requires his attention to the detriment of the manifold questions of importance which constantly arise, and it, therefore, recommends that the position of Deputy ENTINE, ANTHONY J. McNALLY, JACOB WEIL, Committee on Salaries and Commissioner (Main Office), at \$6,000 per annum, be approved.

It does not seem to the Committee that the position of Deputy Commissioner in The Bronx carries with it any less responsibility than such offices in Manhattan and Brooklyn, whose incumbents receive \$5,000 per annum, and it, therefore, recommends that so much of the resolution as relates to the Deputy Commissioner (Borough of The Bronx) be rejected.

Resolved, That the Board of Aldermen hereby approves of and concurs in so much of the resolution adopted by the Board of Estimate and Apportionment at a meeting held March 13th, 1914, in relation to the establishment in the Department of Street Cleaning of grades of positions in addition to those heretofore established, as relates to the following item-Deputy Commissioner (Main Office) for one incumbent with salary of six thousand dollars (\$6,000) per annum—and fixes the salary of said position as set forth therein.

Resolved, That the Board of Aldermen hereby rejects so much of the resolution adopted by the Board of Estimate and Apportionment at a meeting held March 13th, 1914, in relation to the establishment in the Department of Street Cleaning of grades of position in addition to those heretofore established, as relates to the following item -Deputy Commissioner (Borough of The Bronx) for one incumbent with salary at

the rate of four thousand dollars (\$4,000) per annum.

D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD EICHHORN, FRANK DOSTAL, Jr., MICHAEL CARBERRY, HYMAN POUKER, EDWARD B. VAL-ENTINE, ANTHONY J. McNALLY, JACOB WEIL, Committee on Salaries and

The President put the question whether the Board would agree to accept said report and adopt said resolutions.

Which was decided in the affirmative by the following vote: Affirmative—Aldermen Bartscherer, Benninger, Boschen, Bosse, Brush, Carberry, Carroll, Chorosh, Cunningham, Curran, Delaney, Diemer, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Eagan, Gaynor, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, McCourt, McGarry, McNally, Molen, Moore (Charles J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (James F.), Ottes, Pendry, Pouker, Robitzek, Rosenblum, Schweickert, Spencer, Squiers, Stapleton, Stevenson, Taylor, Trau, Weil, Wendel, White, Wilmot; President McCormack; President Mathewson; President Pounds, by Edumund W. Voorhies, Commissioner of Public Works; the Vice-Chairman—56.

Negative-Alderman O'Rourke-1.

No. 190-Int. No. 423.

The Committee on Salaries and Offices, to which was referred on March 24, 1914 (Minutes, page 942), the annexed resolution in favor of establishing grades of Farm Superintendent, with maintenance at \$1,800, and Farm Instructor, with maintenance at \$900 per annum, Department of Public Charities, respectfully REPORTS.

That, having examined the subject, it believes the proposed positions to be necessary to carry on the work contemplated by the Departmental authorities on the farm at New Hampton, N. Y. The attached communication from Commissioner Davis explains the matter more in detail.

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 20, 1914:

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 Correction of the grades of positions in addition to those heretofore established as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Farm Superintendent, with maintenance	\$1,800 00	1
Farm Instructor, with maintenance	900 00	4

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.

D. W. BEDELL, OSCAR IGSTAEDTER, EDWARD EICHHORN, FRANK DOSTAL, Jr., MICHAEL CARBERRY, HYMAN POUKER, ANTHONY J. McNALLY, JACOB WEIL, EDWARD B. VALENTINE, Committee on Salaries Department of Correction of The City of New York, Commissioner's Office,

Municipal Building, Centre and Chambers St., New York, March 30, 1914. To the Chairman, Committee on Salaries and Grades, Board of Aldermen, City of

My Dear Sir-I have received a notice of the meeting of the Commission on Salaries and Offices which will consider application of the for one Farm Superintendent at a salary of \$1,800 per year and maintenance, and four Farm Instructors, at a salary of \$900 per year to \$1,200 per year, with maintenance, with an increase of \$100 per year.

It is impossible for me to be present at the meeting, and, therefore, I desire to

transmit to your honorable body the following information: These officers are for the new farm at New Hampton which is connected with the New York City Reformatory for Male Misdemeanants at Harts Island. The salary of the Farm Superintendent has been provided for by a gift for the balance of the year; that of the Farm Instructors will be provided for by transfers within the departmental budget. If the farm colony is to be a success, it will be necessary to have in charge as Superintendent and Farm Instructors men who have received special training in agricultural methods and who can impart this instruction in a practical way These Instructors will take the place and make unnecessary the employment of Keepers who would otherwise be necessary and whose salaries would be equal to that

of Farm Instructors. Very respectfully yours, KATHARINE BEMENT DAVIS, Commissioner.

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 Bartscherer, Boschen, Bosse, Brush, Carroll, Chorosh, Curran, Diemer, Dostal, Dotzler, Duggan, Ferrand, Gaynor, Hogan, Igstaedter, Kochendorfer, McNally, Moore (Charles J.), Moore (Jesse D.), Mullen (Frank), Ottes, Pendry, Pouker, Rosenblum, Spencer, Squiers, Stevenson, Taylor, Trau, Wendel, Wilmot; President McCormack; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman; the President-37.

Negative-Aldermen Benninger, Carberry, Cole, Delaney, Dixson, Donnelly, Dowling, Dujat, Ferguson, Eagan, Fink, Kenney, Lein, McCann, McCourt, McGarry, Moran, Mullen (James F.), O'Rourke, Robitzek, Schweickert, Stapleton-22

On motion of Alderman Curran the above vote was reconsidered and the paper replaced on the list of General Orders.

No. 191—Int. Nos. 439 and 467.

The Committee on Salaries and Offices, to which was referred on March 24 and 31, 1914 (Minutes, pages 1029 and 1121), the annexed resolutions in favor of appointing Julius L. Seward and Alexander Loewy as City Surveyors, respectfully

REPORTS: That these applicants having filed the customary references as to character and

ability it recommends that the accompanying resolution be adopted.

SUBSTITUTE. Resolved, That the following named persons be and they are hereby appointed City

Julius L. Seward, of 55 Irving place, in the Borough of Manhattan.

Alexander Loewy, of 468 Riverside drive, in the Borough of Manhattan.

ORIGINAL.

Resolved, That Julius L. Seward, of 55 Irving place, in the Borough of Manhattan, be and he is hereby appointed a City Surveyor.

Resolved, That Alexander Loewy, of 468 Riverside drive, in the Borough of Man-

Offices.

There being no objection the President put the question whether the Board would agree to accept said report and adopt said resolution. Which was unanimously decided in the affirmative by the following vote:

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney,

Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks: the Vice-Chairman-56.

No. 192—(Int. No. 462).

The Committee on Salaries and Offices, to which was referred on March 31. 1914 (Minutes, page 1054), the annexed resolution in favor of establishing the position of Assistant to the President of the Board of Aldermen and abolishing the position of Chief Examiner in the same office, respectfully REPORTS:

That this resolution is but a change of title to more clearly and effectively describe the duties performed by this officer. The Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following reso-

lution at a stated meeting held March 27, 1914:

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 Board of Aldermen of the grade of position in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Assistant to the President	\$5,000 00	1

-and that the following grade of position in the office of the President of the Board of Aldermen be and is hereby abolished:

Rate Per Number of Incumbents. Annum. Chief Examiner \$5,000 00

-the abolishment not to become effective until after the position of Assistant to the President has been exempted by the Municipal Civil Service Commission.

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position of Assistant to the President as set forth therein and agrees with the provision of said resolution abolishing the grade of position of Chief Examiner.

D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD EICHHORN, FRANK DOSTAL, Jr., MICHAEL CARBERRY, HYMAN POUKER, EDWARD B. VAL-ENTINE, ANTHONY J. McNALLY, JACOB WEIL, Committee on Salaries and

There being no objection the President put the question whether the Board would agree to accept said report and adopt said resolution.

Which was unanimously decided in the affirmative by the following vote: Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks;

the Vice-Chairman-56. No. 193—(Int. Nos. 259, 268, 409 and 411).

The Committee on General Welfare, to which was referred on February 10 and March 17, 1914 (Minutes, pages 487, 490, 928 and 930), certain proposed ordinances known as Introductory Nos. 259, 268, 409 and 411, respectfully REPORTS:

That Nos. 259, 409 and 411, which relate to pool and billiard parlors, have been withdrawn by their introducers; No. 268, an ordinance relative to ticket speculators requires no further consideration, the Committee having favored other ordinances

It, therefore, recommends that the said proposed ordinances be ordered on file WILLIAM D. BRUSH, JOHN J. REARDON, ARNON L. SQUIERS, LAU-REN CARROLL, JOSEPH W. SPENCER, W. H. PENDRY, Committee on General Welfare.

Which report was accepted.

No. 194—(Int. No. 431).

The Committee on General Welfare, to which was referred on March 24, 1914 (Minutes, page 980), the annexed ordinance in favor of establishing a public employment bureau in the office of the Commissioner of Licenses, respectfully REPORTS:

That this proposed ordinance was forwarded by his Honor the Mayor with the letter hereto annexed, and was accompanied by a memorandum and report, which were printed on the date of introduction. City Chamberlain Bruere and Commissioners Kingsbury, Moskowitz and Bell appeared before the Committee and urged favorable action, and no opposition has developed. It has been found advisable to make a few minor changes, to conform with recent legislation at Albany.

The Committee recommends that the accompanying substitute ordinance be adopted.

SUBSTITUTE.

AN ORDINANCE establishing a public employment bureau in the Department of

Licenses. Be it Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. There shall be a Public Employment Bureau in and for The City of New York, attached to the Department of Licenses, with the principal office in the Borough of Manhattan, and a branch office in such other boroughs as may be deemed necessary and designated by the Commissioner of Licenses for the purpose of aiding unemployed persons in securing employment and employers of labor in securing employees, but no fee shall be charged by said Bureau, or any officer or employee thereof for such purpose.

Section 2. The employees of said Public Employment Bureau shall consist of such Assistants and Clerks as may be found necessary for properly carrying on the work of said Bureau, and they shall be appointed and removed by the Commissioner of Licenses in accordance with the rules and regulations of the Municipal Civil Service Commission, and shall be paid such compensation as shall be fixed and established pursuant to section 56 of the Greater New York Charter.

Section 3. There shall be kept in the principal office of said Bureau and in each and every branch office thereof such system of records as may be necessary properly to record and classify, according to trade or profession, (1) all applicants for positions; (2) all positions to be filled as reported to said Bureau; (3) all persons sent to those seeking employees; (4) all such persons who secure employment, and (5) such other records as the Commissioner of Licenses deems necessary. A report of the transactions of each branch office shall be transmitted each day to the principal office of the Public Employment Bureau in the Borough of Manhattan.

Section 4. The Public Employment Bureau shall, in so far as it is feasible, cooperate with such employment bureaus or intelligence offices as now exist, or which are now or may hereafter be established and conducted by the United States or the

State of New York.
Section 5. This ordinance shall take effect immediately.

ORIGINAL.

AN ORDINANCE establishing a public employment Bureau in the office of the Commissioner of Licenses.

Be it Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. There shall be a Public Employment Bureau in and for The City of New York, attached to the office of the Commissioner of Licenses, with the principal office in the Borough of Manhattan, and a branch office in such other boroughs as may be deemed necessary and designated by the Commissioner of Licenses for the purpose of aiding unemployed persons in securing employment and employers of labor in securing employees, but no fee shall be charged by said Bureau, or any officer or employee thereof for such purpose.

Section 2. The employees of said Public Employment Bureau shall consist of such Assistants and Clerks as may be found necessary for properly carrying on the work of said Bureau, and they shall be appointed and removed by the Commissioner of Licenses in accordance with the rules and regulations of the Municipal Civil Service Commission, and shall be paid such compensation as shall be fixed and established pursuant to section 56 of the Greater New York Charter.

Section 3. There shall be kept in the principal office of said Bureau and in each and every branch office thereof such system of records as may be necessary properly to record and classify, according to trade or profession, (1) all applicants for positions; (2) all positions to be filled as reported to said Bureau; (3) all persons sent to those seeking employees; (4) all such persons who secure employment, and (5) such other records as the Commissioner of Licenses deems necessary. A report of the transactions of each branch office shall be transmitted each day to the principal office of the Public Employment Bureau in the Borough of Manhattan.

Section 4. The Public Employment Bureau shall, in so far as it is feasible, cooperate with such employment bureaus or intelligence offices as now exist, or which may hereafter be established and conducted by the United States or the State of New

Section 5. This ordinance shall take effect immediately. WILLIAM D. BRUSH, JOHN J. REARDON, W. H. PENDRY, ARNON L. SQUIERS, OSCAR IGSTAEDTER, LAUREN CARROLL, HYMAN POUKER, Committee on General Welfare.

City of New York, Office of the Mayor, March 24, 1914. To the Honorable the Board of Aldermen:

Gentlemen-Unemployment is a persistent problem. While it is not a function of government directly to provide employment for those out of work, the establishment of free labor agencies, where employers may obtain workers and the unemployed obtain work, is a well recognized governmental function.

America is far behind the European countries in the establishment of labor agencies. For a number of years past both England and Germany have had systems of free employment agencies. In America a few states have established agencies which are modeled after those in operation abroad. The results thus far appear to be satisfactory. Free agencies have also been introduced into a few American municipalities, and while in many cases they have proved their worth, in other instances, perhaps due to lack of aggressive management, the good results have not been commensurate with the money expended.

Soon after the present City administration took office the Mayor's attention was directed to the acute situation in this community with respect to unemployment. An experimental employment bureau was opened at No. 29 Lafayette st., Manhattan. The establishment of this bureau had the effect of directing the attention

of the entire country to the subject of unemployment. The City's experimental bureau began operation February 14, 1914. During the month of its operation it has found employment for 3,973 persons. I call your attention to a memorandum of the Committee on Unemployment attached hereto which makes the recommendation that the agency be made permanent. The report of Mr. Adolphus Ragan, who has been in immediate charge of the bureau, also attached,

shows what has been accomplished. am submitting a suggested ordinance providing for the establishment of a public employment bureau in the office of the Commissioner of Licenses. I trust that your honorable body will give the matter your careful consideration, and if, in your judgment, this proposal is wise, that you will provide for the establishment of such an agency by ordinance.

Respectfully, JOHN PURROY MITCHEL, Mayor.

Which, on motion of Alderman Squiers, was laid over. No. 195—(Int. Nos. 362, 373 and 438)

The Committee on Public Thoroughfares, to which was referred on March 10 and 24, 1914 (Minutes, pages 853, 861 and 1028), certain papers known as Introductory Nos. 362, 373 and 438, respectfully REPORTS:

That these papers require no further consideration. No. 362 is an opinion from the Corporation Counsel on ordinance regulating width of tires. No. 373, recommending a bus service across Central Park, has been withdrawn by the introducer. No. 438, a proposed ordinance regulating processions and parades, has been withdrawn by the introducer.

The Committee therefore recommends that the said papers be ordered on file. D. M. BEDELL, WILLIAM DUGGAN, FRANK DOSTAL, JR., FRANK MULLEN, F. H. WILMOT, JOHN H. BOSCHEN, JAMES F. MULLEN, Com-

on Public Indroughtares Which report was accepted.

No. 196—(Int. No. 507).

Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds: By O. Grant Esterbrook-

August George Beyer, 319 Halsey st., Brooklyn, N. Y. Endorsed by Chas. F. Werner and W. H. Pendry. Joseph I. Erenstoft, 15 Van Buren st., Brooklyn, N. Y. Endorsed by Samuel Black and Samuel Erenstoft. Sidney H. Weinberg, 231 Van Buren st., Brooklyn, N. Y.
Endorsed by Samuel Chugerman and Henry Meyer.
Wm. H. Van Pelt, Jr., 299 Putnam ave., Brooklyn, N. Y.
Endorsed by Richard C. Addg and F. L. Eschbach.
William E. Buckley, 123 Halsey st., Brooklyn, N. Y.
Endorsed by Philip Prifeshpreider, Jr. and W. Burehend.

Endorsed by Philip Reifschneider, Jr. and W. Burchard Smith. By Alderman Bartscherer-John W. Bose, 57 Irving ave., Brooklyn, N. Y. Endorsed by Maxwell C. Burger and Benjamin F. Wingate.

Maurice L. Katz, 25 Bogart st., Brooklyn, N. Y. Endorsed by Joseph Rittenberg and Wm. C. Rittenberg. By Alderman Bedell-

Bernard J. Connolly, Jr., 42 W. 93d st., Manhattan. Endorsed by George W. May and Gilbert L. Kerr. Frederick Gilbert Merrill, 26 W. 97th st., Manhattan. Endorsed by Richard K. McGonigal and Fred. C. Williams. William I. Lehman, 333 Central Park West, Manhattan. Endorsed by Chas. E. Jones and R. M. Steineller. Samuel Herman Sternberg, 72 W. 91st st., Manhattan. Endorsed by Henry W. Pollock and Henry Feugelman. Roy Conner Clark, 61 W. 91st st., Manhattan.

Endorsed by Geo. W. Sullivan and Martin Bourke.

By Alderman Benninger-John V. Dollard, Healy ave., Far Rockaway, Queens. Endorsed by James A. Boylan and Chas. L. O'Reilly. Patrick Henry Morrison, Rockaway Beach, Queens. Endorsed by Berthold Davis and A. C. Benninger. Michael Schoenherr, 300 St. Nicholas ave., Ridgewood, Queens.

Endorsed by Louis H. Meyer and George F. Schumacker. Paul Chas. Josephs, 1820 Myrtle ave., Queens. Endorsed by Emil Wolfertz and Philip J. Hoesten. John P. Kissling, 242 Vernam ave., Arverne, Queens.

Endorsed by William J. Bipe and Emil A. Williams. By Alderman Boschen-

John P. Walsh, 4620 Broadway, Manhattan. Endorsed by Samuel W. McCarte and Frederick J. McGuire. George W. May, 185 Audubon ave., Manhattan. Endorsed by William Dunn and Gilbert L. Kerr.

Edward M. Cummings, 962 St. Nicholas avenue, Manhattan. Endorsed by Henry Doniger and Max A. Feuerlicht. Joseph E. Cavanaugh, 601 W. 179th st., Manhattan. Endorsed by Bernard E. Murphy and Chas. M. Kiefer.

Clarence J. Carroll, 600 W. 176th st., Manhattan. Endorsed by David Vogel and Joseph D. Jennings. Mervyn, Wolff, 880 W. 180th st., Manhattan.

Endorsed by A. H. Barnes and R. L. Cherry.

Clark G. Drum, 521 W. 159th st., Manhattan.

Endorsed by Henry S. Huipt and John T. Dooling.

By Alderman Bosse-Gilbert D. Steiner, 8305 20th ave., Brooklyn, N. Y. Endorsed by John C. Robinson and A. G. Carroll. Harry Richard, 1084 E. 17th st., Brooklyn, N. Y. Endorsed by Charles Steckler and Alfred Steckler. Giuseppe Termini, 1105 Avenue U, Brooklyn, N. Y. Endorsed by Giovanni Lordi and Angelo Leguiti. Andrew C. Kopf, Jr., 158 Bay 35th st., Brooklyn, N. Y. Endorsed by Chas. R. Jung and Robt. H. Klitz. Samuel Waldman, 5418 14th ave., Brooklyn, N. Y. Endorsed by Morris Fatt and Jacob Shoben. Philip Pariser, 2859 Cortland st., Coney Island, Brooklyn, N. Y. Endorsed by Philip M. Bromberg and F. Lunde. Vincent Massa, 1423 Mermaid ave., Brooklyn, N. Y. Endorsed by Rocco Mega and Philip Perry.

George O. Sayer, 1744 W. 9th st., Brooklyn, N. Y.
Endorsed by William S. Pickard and Daniel C. Evans.

William Francis Woran, 1840 Coney Island ave., Brooklyn, N. Y. Endorsed by James Smith and John Musano. By Alderman Brush-Max Wilhelm, 230 W. 113th st., Manhattan. Endorsed by Rudolph Haurourtz and Morris Levy. Henry Austin Steinbock, 403 W. 127th st., Manhattan. Endorsed by John H. Loscann and John Kohmann. Noah A. Stancliffe, 242 W. 104th st., Manhattan. Endorsed by Charles J. Hardy and Frederick P. Whitaker. Louis A. Solomon, 204 W. 110th st., Manhattan. Endorsed by Jacob Goldberg and Abraham N. Pearlman. Stansbury Hagar, 29 Claremont ave., Manhattan. Endorsed by William R. Dorman and Frank Barker. Emile Dreyfus, 485 Central Park West, Manhattan. Endorsed by Richard M. Henry and Jacob Manne. By Alderman Burden-David Pantiel, 991 Van Alst ave., Astoria, Queens. Endorsed by Edward Schnaubelt, Jr., and Harry H. Thayer. Ludwig L. Scaserra, 265 Prospect st., Long Island City. Endorsed by A. B. Campbell and Frank C. Eaton. Henry Hansen, 547 9th ave., Long Island City. Endorsed by Herman Korb and Henry Koch. By Alderman Burns-Morris William Blumenthal, 336 Rivington st., Manhattan. Endorsed by N. Garmise and Philip Wallach. By Alderman Carberry-David Engel, 81 Johnson st., Brooklyn, N. Y. Endorsed by M. Selig and W. Haedrich, Jr. By Alderman Carroll— Dorothy Straus, 2 W. 86th st., Manhattan.
Endorsed by S. Van Kaper and Ralph Folks.
David S. Myers, 59 E. 93d st., Manhattan. Endorsed by Abraham Obbstein and Henry Feugelmann. S. Earl Levene, 64 E. 90th st., Manhattan. Endorsed by Edgar Bromberger and Nathan D. Lewian. By Alderman Chorosh— Anna Galitz, 67 St. Nicholas ave., Manhattan. Endorsed by Harry Lesser and Alexander Balgley. Anna D. Rothstein, 47-49 W. 112th st., Manhattan. Endorsed by Moses H. Rothstein and Moses H. Levine.
Isidor Tow, 12 E. 127th st., Manhattan.
Endorsed by Mortimer H. Israel and Alex. Darro. Leopold Levy, 163 Lenox ave., Manhattan. Endorsed by Lester Hochstadler and Edward J. Healy. Levin L. Brown, 201 W. 120th st., Manhattan. Endorsed by Charles Steckler and Harry Richard. By Alderman Coleman— William Mead, 14 St. Charles place, Brooklyn, N. Y. Endorsed by Joseph A. Byrne and Walter Schulze. John Cozza, 98 Skillman st.. Brooklyn, N. Y. Endorsed by Fred. G. Milligan, Jr., and Edw. J. Reilly. By Alderman Cunningham-Harry Douglas McGahie, 50 1st place, Brooklyn, N. Y. Endorsed by Wm. J. McGahie and John Kochendorfer. By Alderman Curran— Caroline Morton Dexter, 29 E. 29th st. (Hotel Martha Washington), Manhattan. Endorsed by J. Adams Brown and John Haynes Holmes. By Alderman Delanev-Arthur J. Archibald, 234 E. 89th st., Manhattan. Endorsed by Milton Speisey and Gerald G. Schwartz. John Joseph Madden, 1703 Lexington ave., Manhattan. Endorsed by Jacob Stiefel and Richard O'Keeffe. By Alderman Diemer-Morris Besdine, 949 De Kalb ave., Brooklyn, N. Y. Endorsed by Samuel Rubin and L. Karp. Jacob Schauf, 1295 President st., Brooklyn, N. Y. Endorsed by Henry Diemer and Fred. Ross. By Alderman Dixson-Maximilian L. Seidman, 719 Driggs ave., Brooklyn, N. Y. Endorsed by L. Goldfarb and Louis Kassvary. By Alderman Donnelly-Edward S. Lynch, 338 Broadway, Manhattan. Endorsed by Joseph Steinberg and Louis Boehm. By Alderman Dotzler-Max Gelles, 653 E. 5th st., Manhattan. Endorsed by Max Frieder and I. A. Krulewitch. Samuel H. Kunstlich, 619 E. 5th st., Manhattan. Endorsed by Herman Hellenstein and Adolph Lawry. Jacob Shapiro, 270 7th st., Manhattan. Endorsed by A. B. Scheeimer and A. J. Smith. William Goldsmith, 222 7th st., Manhattan. Endorsed by Aaron Gold and Henry Goldman. By Alderman Dujat-William E. Helm, 122 44th st., Corona, Queens. Endorsed by Eugene J. Rooney and Thomas J. Phelan. Samuel M. Greene, 27 W. Jackson ave., Corona, Queens. Endorsed by Harry Fisher and Edwin G. Klein. Henry Rocholl Engler, 153 Lefferts ave., Queens. Endorsed by Chas. A. Barton and J. R. Malone. By Alderman Eagan-Thomas H. Argue, 350 E. 51st st., Manhattan. Endorsed by Frank Martow and Henry A. Munk. By Alderman Eichhorn-Thomas Chas. Buchert, 1336 Hancock st., Brooklyn, N. Y. Endorsed by Henry Diemer and John J. Decea. William H. Kruse, 593 Evergreen ave., Brooklyn, N. Y. Endorsed by Faneuil V. Weissehud and Emerson Hillyer. By Alderman Ferrand-John J. McHugh, 511 Vanderbilt ave., Brooklyn, N. Y. Endorsed by Frederick G. Robinson and John J. Byrne. L. Harry Fisher, 421 Sterling place, Brooklyn, N. Y. Endorsed by Thos. G. Edge and Charles F. Murphy. Harry Wandmacher, 681 Vanderbilt ave., Brooklyn, N. Y. Endorsed by S. G. Nassenson and Allen H. Remsen. Jacob Manne, 231 Park place, Brooklyn, N. Y. Endorsed by Richard M. Henry and Emile Dreyfus. By Alderman Ferguson-Thomas H. McLaughlin, 887 Brook ave., Bronx, N. Y. Endorsed by Charles J. Friedrich and Fred. U. Fuhrman.

Sigmund Spreng, 781 St. Anns ave., Bronx, N. Y. Endorsed by Morris Wilofener and Edward Marx. By Alderman Gaynor-John T. Comerford, 551 Wythe ave., Brooklyn, N. Y.
Endorsed by P. J. Scully and D. W. McCoy.
Hannah Stein, 298 South 2d st., Brooklyn, N. Y.
Endorsed by Louis J. Levy and J. C. Levi. Alice Loughran, 540 Bedford ave., Brooklyn, N. Y. Endorsed by Vincent C. Nyse and John S. Gaynor. John F. Mezger, 198 Wilson st., Brooklyn, N. Y. Endorsed by William Lee and William J. Bogenshutz. By Alderman Hamilton-John Eichele, 1808 Anthony ave., Bronx, N. Y. Endorsed by F. R. Kemp and Wm. Z. Lewis. Anthony McCarthy, 385 E. 198th st., Bronx, N. Y. Endorsed by Louis H. Hahlo and Arthur Sweeny. Henry M. Levin, 2092 Ryer ave., Bronx, N. Y. Endorsed by Sigmund Rubin and M. L. Levine. By Alderman Hogan-Albert Emmons, 341 Hudson ave., Brooklyn, N. Y. Endorsed by D. V. Barnes and C. J. Brenning. Clara King Litchfield, 46 Willow st., Brooklyn, N. Y. Endorsed by Mark S. Kiler and Reuben L. Haskell. John W. Frost, 155 Amity st., Brooklyn, N. Y. Endorsed by Stephen G. Doig and H. V. Hammond. By Alderman Igstaedter-Solomon Brinn, 1580 Amsterdam ave., Manhattan, Endorsed by Wm. J. Dramond and Joseph Feinberg. Edward H. Pessells, 151 W. 129th st., Manhattan. Endorsed by J. F. Sullivan and Frederick Richter. George Washington Tucker, Jr., 623 W. 136th st., Manhattan. Endorsed by P. J. Scully and Jeremiah F. Sullivan. By Alderman Jacobson— Anna M. Schoenkopf, 78 Norfolk st., Manhattan. Endorsed by David L. Rubinstein and Jacob Khason. George H. Rosenstein, 185 Henry st., Manhattan. Endorsed by Isadore I. Steinberg and Harry Yarss. By Alderman Kenneally-Martin J. Freiwald, 405 E. 18th st., Manhattan. Endorsed by Herman Kahn and Edward I. Bickermann. Dominick John Guccione, 210 E. 19th st., Manhattan. Endorsed by Jas. H. Loon and Herman H. Schulz. By Alderman Kochendorfer-John M. Wellbrock, 4916 Ridgewood ave., Richmond Hill, Queens. Endorsed by Nelson L. North, Jr., and George A. Logan. Philip J. Young, 389 Benedict ave., Woodhaven, Queens. Endorsed by Ralph W. Covert and Philip Schneider. Howard O. Wood, 38 Flushing ave., Jamaica, Queens. Endorsed by Arthur Watson Ladd and George C. Damon. Samuel A. Hodges, 45 Vanderveer ave., Woodhaven, Queens. Endorsed by Charles F. Douglas and Albert C. Schwarz. John M. O'Neill, 4026 Brandon st., Woodhaven, Queens. Endorsed by Jacob J. Kehr and William I. Carle.
Charles Edward Trinkaus, 848 Herald ave., Richmond Hill, Queens.
Endorsed by Eugene H. Gates and Rufus King. Adelaide A. Macdonald, 20 Dora ave., Jamaica, Queens. Endorsed by J. Sheldon Fosdick and Benj. Jay Humphrey. By Alderman Lein-Cornelius H. Farrel, 81 Lexington ave., Manhattan. Endorsed by John T. Skelly and J. Jurin. Leon Lewin, 330 3d ave., Manhattan. Endorsed by James H. McGann and William L. Herbert. By Alderman Levy— Abraham Miles, 37 Graham ave., Brooklyn, N. Y. Endorsed by Philip Dubin and Philip Cann. By Alderman McCann-Flora A. Chickering, 351 W. 55th st., Manhattan. Endorsed by Nathan T. Pulsifer and Arthur Phelps Marr. By Alderman McNally-Sadye Heitlinger, 850 Longwood ave., The Bronx, N. Y. Endorsed by Robert Jablin and J. Charles Grosbut. William Band, 478 Brook ave., The Bronx, N. Y. Endorsed by Louis Fox and Lewis Robert Anschutz. By Alderman Molen-Louise B. Schattenkircher, 80 Hanson place, Brooklyn, N. Y. Endorsed by Jas. H. Strain and Edward S. Schenck. By Alderman Charles J. Moore-Edward D. Lyons, 631 Crescent st., Brooklyn, N. Y.
Endorsed by M. M. Nelson and Walter W. Head. Bernard J. Rielly, 109 Arlington ave., Brooklyn, N. Y. Endorsed by James A. Sheehan and Frank A. Carroll. By Alderman Frank Mullen-Stephen S. Schloss, 522 W. 147th st., Manhattan. Endorsed by Renwick M. Brown and William Rippey. William Weiss, 509 W. 142d st., Manhattan. Endorsed by Maurice Meyer and Arthur C. Kahn. Thomas McSulla, 518 W. 146th st., Manhattan. Endorsed by P. McCormack and James H. Cross. By Alderman James F. Mullen-Philip Joseph, 1 E. 100th st., Manhattan. Endorsed by H. Ruliller and Abraham Straus. Bernard H. Sandler, 1771 Madison ave., Manhattan. Endorsed by James H. Cross and Nathan Lieberman. By Alderman O'Rourke-Ernest M. Garbe, 58 Harrison st., Stapleton, S. I. Endorsed by Jeremiah A. O'Leary and Harold E. Wittemann. By Alderman Pendry-John Bulck, Jr., 89 Harman st., Brooklyn, N. Y. Endorsed by Lewis M. Swasey and Morris B. Law. Warren Pierce White, 24 Cornelia st., Brooklyn, N. Y. Endorsed by Gilbert H. Rhoades and William J. Pape. By Alderman Pouker-John W. Donegan, 121 E. 126th st., Manhattan. Endorsed by J. H. Colwell and William Robins. By Alderman Quinn-Louis Levit, 122 W. 102d st., Manhattan. Endorsed by Rubin Auerbach and Isaac H. Kaplan. By Alderman Reardon-Samuel Einstein, 1283 3d ave., Manhattan. Endorsed by Patrick J. McGrath and Joseph T. Smith. By Alderman Robitzek— John A. Murphy, 510 Tremont st., The Bronx, N. Y. Endorsed by C. W. Collins and John N. Dick. Hugh J. Begley, 694 Union ave., The Bronx, N. Y. Endorsed by John T. Mooney and Harry J. Sneudaira. William Mahler, 1970 Hughes ave., The Bronx, N. Y. Endorsed by Francis S. Turner and Marcus Freiman. Florence T. Everiss, 1830 3d ave., The Bronx, N. Y. Endorsed by Walter Whewell and Charles V. Halley, Jr. By Alderman Rosenblum— Lewis M. Cowen, 79 Grafton st., Brooklyn, N. Y. Endorsed by B. F. Friederman and Henry E. Cohen. Aaron Reiser, 432 Rockaway ave., Brooklyn, N. Y. Endorsed by Hyman Spitz and Morris Kissenbaum. Jacob Seiderman, 551 Christopher ave., Brooklyn, N. Y.

Endorsed by Herman Lehman and Charles H. Levy.

Rose Dorlen, 1860 Sterling place, Brooklyn, N. Y. Endorsed by Jacob A. Freedman and Marcus Palley. Samuel Stern, 1498 Pitkin ave., Brooklyn, N. Y. Endorsed by Samuel E. Leventhal and Robert J. Frank. By Alderman Squiers-Harry Yarm, 948 Eastern Parkway, Brooklyn, N. Y. Endorsed by Benjamin D. Rose and Max Roehart, Jr. William F. Bantje, 865 E. 21st st., Brooklyn, N. Y. Endorsed by A. M. Coleman and Matthew J. Maroney William Harry Huelser, 2725 Church ave., Brooklyn, N. Y. Endorsed by Henry J. F. Davey and J. F. Cummings, Joseph M. McCaffrey, 255 Troy ave., Brooklyn, N. Y. Endorsed by Charles H. Hewey and Henry F. Loble. Vivian S. Kraeger, 890 Lincoln place, Brooklyn, N. Y. Endorsed by James M. Peake and Herbert Peake. Joseph J. Miller, 822 Eastern parkway, Brooklyn, N. Y. Endorsed by Henry A. Rubino and Herman C. Rubino. Joseph H. Esquirol, 25 Crooke ave., Brooklyn, N. Y.
Endorsed by Adrian M. Williamson and Frank B. Steinbugler.
John Andrews Davies, 2913 Clarendon road, Brooklyn, N. Y. Endorsed by William A. DeGroot and Francis A. McCloskey.
Jacob Stein, 1452 E. 17th st., Brooklyn, N. Y.
Endorsed by Robert J. Mayer and Peter A. Locke.
Frank Thorn, 154 Lefferts ave., Brooklyn, N. Y.
Endorsed by James H. Cross and Hyman B. Sagal Endorsed by James H. Cross and Hyman R. Segal.

Lewis E. Birdseye, 850 E. 13th st., Brooklyn, N. Y.

Endorsed by Joseph B. Cummings and Wm. H. Huelser. By Alderman Stapleton-Thomas A. Sheils, 283 E. Bróadway, Manhattan.
Endorsed by P. J. Scully and P. McCormack.
Richard J. Delehanty, 5 Madison st., Manhattan.
Endorsed by Michael Stapleton and James P. Dwien. By Alderman Stevenson-David L. Blick, 1648 10th ave., Brooklyn, N. Y.
Endorsed by Jacob Stutsky and Myron Meger.
Thomas Tomguist Carlson, 481 6th st., Brooklyn, N. Y.
Endorsed by Abraham Worms and Isaac Katz. Frederick J. Getreu, 394 5th st., Brooklyn, N. Y.
Endorsed by John D. Books and Edward J. Renouard.
Christian Fluhr, 462 16th st., Brooklyn, N. Y.
Endorsed by Ernest M. Nasan and John E. Hinman. George W. Carrougher, 363 12th st., Brooklyn, N. Y. Endorsed by Frank Woodworth and Thomas E. Cleverly. Robert E. Montgomery, 537 8th st., Brooklyn, N. Y. Endorsed by Daniel A. Boyle and Charles F. Love. George L. O'Neill, 316 12th st., Brooklyn, N. Y. Endorsed by Joseph S. Byrne and Richard M. Byrne. Doretha S. Warsawer, 390 4th st., Brooklyn, N. Y. Endorsed by Hyman Altman and Franklin S. Keller. By Alderman Taylor— William Bolles Hodgsdon, 735 Lexington ave., Brooklyn, N. Y. Endorsed by Edwin H. Squiers and Charles G. Hall.
Frank Bennett, 712 Macon st., Brooklyn, N. Y.
Endorsed by Clifton W. Wilder and Olian C. Semper.
Frederick C. Stopenhagen, 366 Bainbridge st., Brooklyn, N. Y. Endorsed by Chas. J. Curtin and Fred. Balz.

Seymour Bluestone, 1058 Putnam ave., Brooklyn, N. Y.

Endorsed by W. H. Pendry and B. H. Pendry.

Thomas B. Lineburgh, 737 Quincy st., Brooklyn, N. Y.

Endorsed by Wm. F. McGowan and Percival F. Purcell. By Alderman Trau-Charles Alessi, 242 E. 116th st., Manhattan. Endorsed by Michael A. Scudi and N. A. Bruns. Charles Goldinger, 161 E. 106th st., Manhattan. Endorsed by Henry Silver and David Wadro. By Alderman Valentine-Anthony F. Tuozzo, 947 70th st., Brooklyn, N. Y. Endorsed by Gerard J. Cuono and Joseph M. Torrisi.
William Dunn, 575 52d st., Brooklyn, N. Y.
Endorsed by Bernard J. Connolly, Jr., and Wm. J. Sullivan.
Arthur R. MacLoughlin, 339 78th st., Brooklyn, N. Y. Endorsed by Embury McLean and R. E. Fox, Jr. Paul V. Hoyler, 205 71st st., Brooklyn, N. Y.
Endorsed by John W. Ockford and Guthrie B. Plarte.
By Alderman Wendel, Jr.— Charles Galewski, 324 W. 51st st., Manhattan. Endorsed by A. M. Aurrett and Abraham S. Weltfisch. George Haag, 356 W. 45th st., Manhattan. Endorsed by Louis Schianne and Henry B. Tiernan. By Alderman White-Alex. S. Weinberger, 233 E. 12th st., Manhattan. Endorsed by Abraham G. Meyer and Leopold W. Beringer. By Alderman Wilmot-Max D. Goodman, Sun Hill road, near Jerome ave., Bronx, N. Y. Endorsed by M. Edelman and Arthur D. Wolf. J. Henry Browne, 3355 Sedgwick ave., Bronx, N. Y. Endorsed by Frank E. Brugman and Arthur V. Sheridan.

Andrew T. McKegney, 2486 Devoe terrace, Bronx, N. Y.

Endorsed by James S. McCarthy and James J. Hines.

There being no objection the President put the guestion whether the Board would be to accept said report and edget said resolution. agree to accept said report and adopt said resolution. Which was unanimously decided in the affirmative by the following vote: Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Carberry, Carroll, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dotzler, Dowling, Duggan, Dujat, Ferguson, Ferrand, Fink, Gaynor, Hannon, Hogan, Igstaedter, Kenney, Kochendorfer, Lein, Levy, McCann, McCourt, McGarry, McNally, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Pouker, Robitzek, Rosenblum, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-56. No. 535 (G. O. No. 205). By the President-Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds: By Vice-Chairman Esterbrook-F. K. Waters, 1261 Fulton st., Brooklyn, N. Y. Endorsed by Jerome H. Buck and S. C. Travis.

By Alderman Bartscherer-

By Alderman Bedell-

By Alderman Boschen—

Julius Sharkee, 1859 W. 8th st., Brooklyn, N. Y.

Lewis Garfield Spence, 309 W. 93d st., Manhattan. Endorsed by A. F. Berger and Harry A. King. Ralph J. Dalton, 120 W. 101st st., Manhattan.

Endorsed by Otto H. Hahn and Leslie Huddart. Hugo Frankfield, 215 W. 98th st., Manhattan.

Endorsed by Leslie S. Dockhart and James Klaber. Louis Feinstein, 314 W. 99th st., Manhattan.

Walter Herbert Alcock, 703 W. 180th st., Manhattan.

Endorsed by Joseph Frank and Herman Kahn.

James E. Costello, 520 W. 151st st., Manhattan. Endorsed by William W. Lake and R. P. Chittenden.

Joseph A. Reardon, 556 W. 160th st., Manhattan.

Endorsed by James H. Cross and Reuben Stone.

Endorsed by Stanley W. Chandler and Thomas W. Constable.

Endorsed by Edward Scherire and Jos. Wiegand.

Joseph Strauss, 514 W. 170th st., Manhattan. Endorsed by Morris I. Price and Myron Posner. James Sprinz, 590 W. 174th st., Manhattan. Endorsed by Albert Krunenoker and D. J. Lumsden. William A. Earl, 41 Pinehurst ave., Manhattan. Endorsed by Edmund C. Con and John L. Coe. By Alderman Bosse-Abraham Marker, 3002 Ocean parkway, Brooklyn, N. Y. Endorsed by Julius Beck and John Holt. Chester G. Paige, 2034 E. 15th st., Brooklyn, N. Y. Endorsed by Robert A. Beskiian and Ralph Underhill. William James Delatour, 207 E. 3rd st., Brooklyn, N. Y. Endorsed by Frank W. Hubbard and William J. Sheils. Charles Thomas Sumner, 1576 E. 15th st., Brooklyn, N. Y. Endorsed by James M. Weitsman and John Schneider. Frank J. Sherry, 1121 E. 36th st., Brooklyn, N. Y. Endorsed by William C. Limbrick and James H. Cross. By Alderman Brush-A. Torges Von Schack, 745 Forest ave., Manhattan. Endorsed by Eros A. Weisswange and Stanley A. Isaacs. Charles Killelea, 1432 Amsterdam ave., Manhattan. Endorsed by John L. Coady and Thomas F. Nicholson. Bernard B. Paskow, 1084 Amsterdam ave., Manhattan. Endorsed by J. W. L. Langerman and Robert W. Richardson. By Alderman Burns-Samuel Mirrer, 132 Ridge st., Manhattan. Endorsed by Harold Klein and Samuel Laubert. Philip Stern, 84 Lewis st., Manhattan. Endorsed by Nathan Newstead and J. H. Hirschman. By Alderman Chorosh-Esther Altschul, 153 Lenox ave., Manhattan. Endorsed by Joseph S. Altschul and Claude C. Neville. James H. North, 103 W. 118th st., Manhattan. Endorsed by Wm. J. Sullivan and Gilbert L. Kerr. H. David Frackman, 148 W. 111th st., Manhattan. Endorsed by Sigmund Horkimer and Abe. Balzer. By Aldermen Coleman-Walter E. Warner, 96 Lefferts place, Brocklyn, N. Y. Endorsed by Harry W. Kouwenhoven and Henry Stengel, Jr. Thomas E. Brownlee, 309 Lafayette ave., Brooklyn, N. Y. Endorsed by John J. Walker and J. A. Stewart. By Alderman Cunningham— Joseph A. Corrao, 769 Carroll st., Brooklyn, N. Y. Endorsed by Frederick Horlacher and Julian Carabba. By Alderman Curran-Paula Bates, 17 E. 11th st., Manhattan. Endorsed by L. R. Warren and Louis F. Musil. By Alderman Diemer-Morris Reizenstein, 188 Pulaski st., Brooklyn, N. Y. Endorsed by Henry Hetkie and Benjamin Beatteis. N. Howard Fowler, 36 Vernon ave., Brooklyn, N. Y. Endorsed by Roy M. Hart and Frank Anderson. By Alderman Donnelly-Frances V. Melia, 48 Charlton st., Manhattan. Endorsed by Edward J. O'Gorman and John S. Daly. Martin H. Galbraith, 173 Varick st., Manhattan, N. Y. Endorsed by Charles Jacob and Louis Massa, Jr. By Alderman Dostal, Jr.-William P. Steuer, 19 Avenue A, Manhattan. Endorsed by Hyman Levy and I. Sidney Lambert. Celia Weiss, 76 St. Marks place, Manhattan. Endorsed by Herman Weiss and Harkus Rosenberg. By Alderman Dowling-Charles H. Stansbury, 625 W. 23d st., Manhattan. Endorsed by M. O. Connor and Leo J. Goodwin. By Alderman Ferrand-J. Cole Nutting, 644 Fulton st., Brooklyn, N. Y. Endorsed by Charles F. Murphy and P. H. Flemming. By Alderman Fink-Edgar Hicks, 220 Fisk ave., West New Brighton, S. I. Endorsed by Joseph F. McKinney and Frederick W. Kerr. By Alderman Hamilton-Frank Higbie, 218 E. 188th st., The Bronx, N. Y. Endorsed by Thomas A. Brady and William H. Waterman. By Alderman Igstaedter— Samuel J. Singer, Jr., 556 W. 140th st., Manhattan. Endorsed by B. B. Goldberg and C. G. Maher. By Alderman Jacobson-Rose Sarechy, 99 Canal st., Manhattan. Endorsed by B. Schiff and S. Epner. Morris Packer, 151 Forsyth st., Manhattan. Endorsed by Kalmon Nadler and Joseph Rosenfeld. By Alderman Kochendorfer-William Hogg, 1361 Freedom ave., Ozone Park, Queens. Endorsed by G. W. Stander and John B. McCook. Christian J. Straub, 407 Welling st., Queens. Endorsed by Charles J. Grace and J. Cornell Schenck. George H. Hinck, 185 Stoothoff ave., Queens. Endorsed by Charles F. Werner and N. G. Beyer. John P. Conselyea, Springfield, Queens. Endorsed by William H. Pendry and Robert H. Boss. By Alderman McCann-William H. Gentzlinger, 97 Riverside drive, Manhattan. Endorsed by Max Weiss and William H. Long. By Alderman McGarry-Frederick C. Streib, 95 Nassau ave., Brooklyn, N. Y. Endorsed by Joseph S. Nelson and Elmore Richheimer. Herbert E. Williams, Main ave., Douglaston, Queens.
Endorsed by George W. Felter and Ephraim A. Walker.
By Alderman McNally— Herbert Sibley Elgot, 1439 Bryant ave., Bronx, N. Y. Endorsed by A. B. Montgomery and Thomas D. Feaney. Joshua L. Evans, 972 Whitlock ave., Bronx, N. Y. Endorsed by Henry K. Davis and Robert H. Bergman. Charles O'Brien, Jr., 233 Alexander ave., Bronx, N. Y. Endorsed by Michael Cantwill and Isaac Rosenthal. By Alderman Lein-George Christian Oswald, 345 E. 30th st., Manhattan. Endorsed by Raymond J. White and Peter Steinhagen. By Alderman Molen-John P. Dikeman, 567 39th st., Brooklyn, N. Y. Endorsed by Fred. W. Ohumacht and L. M. Seider. Anthony F. Vachris, 636 39th st., Brooklyn, N. Y. Endorsed by Julian V. Carabba and Otho S. Bowling. By Alderman Moran-Joseph Horowitz, 2934 Eastern boulevard, Bronx, N. Y. Endorsed by Francis P. O'Connor and Jacob A. Wolf. Frank Burdette Clark, 1723 Cruger ave., Bronx, N. Y. Endorsed by John Ringen and Geo. L. Flanigan.

By Alderman Charles J. Moore—
Charles Koenig, 338 Schenck ave., Brooklyn, N. Y. Endorsed by Anton A. Ritz and Frank Ehlen. Philip Lerman, 272 Atkins ave., Brooklyn, N. Y. Endorsed by James J Alexander and Herbert G. McLean

Luther H. Kidder, 15 Hale ave., Brooklyn, N. Y. Endorsed by C. Schmulka and Louis Aneser.

3704 George J. C. Shields, 290 Magenta st., Brooklyn, N. Y. Endorsed by John McIntyre and Edward Poole. Edward Mullowney, 272 Grant ave., Brooklyn, N. Y. Endorsed by Isaac Roth and Hewlett C. Robinson. By Alderman Frank Mullen— Theodore Prager, 55 W. 144th st., Manhattan. Endorsed by Philip Nuly and Jules H. Baer. Ben Marcus, 151 W. 140th st., Manhattan. Endorsed by Frederick Richter and F. J. Martin. Margaret M. McDermott, 501 W. 147th st., Manhattan. Endorsed by Jas. S. Barron and P. McCormack. James Ferguson, 226 W. 146th st., Manhattan. Endorsed by Andrew T. Brice and John H. Stewart. William E. Rozett, 226 W. 146th st., Manhattan. Endorsed by James Ferguson and Edw. Rozett. Irving S. Dorf, 601 W. 144th st., Manhattan. Endorsed by Morton S. Coon and J. Irving Weissman. By Alderman James F. Mullen-Moses A. Horowirz, 156 E. 94th st., Manhattan. Endorsed by L. S. Lewenwitz and Herman M. Schaap. Samauel N. Kurtz, 25 E. 109th st., Manhattan. Endorsed by Max Heef and Samuel Daniels. Barnett Cohen, 58 E. 104th st., Manhattan. Endorsed by Bernard T. Finucane and John B. Franklin. Henry Lipton, 1702 Madison ave., Manhattan. Endorsed by M. R. Miley and Samuel Greason, Jr. By Alderman O'Rourke-Charles D. Zagauelli, 266 Oder ave., Concord, S. I. Endorsed by Charles P. Cole and William Fink. By Alderman Ottes-Benjamin F. Porter, 524 E. 87th st., Manhattan. Endorsed by William R. Lamm and T. C. Wasserman. By Alderman Post— James W. Aldrich, 180 Murray st., Flushing, L. I. Endorsed by Mevle I. St. John and Samuel B. Moore. Frank F. Greiner, Bayside, L. I. Endorsed by Frederick Snell and Chas. F. Bollerman. By Alderman Pouker-Warren E. Horton, 123 E. 120th st., Manhattan. Endorsed by Matthew A. Unger and E. J. McAuliffe. By Alderman Robitzek— Hattie Frank, 2067 Clinton ave., The Bronx, N. Y. Endorsed by Abraham Rosenblum and Louis Cowan. August Petrie, 4554 Park ave., The Bronx, N. Y. Endorsed by Bernard F. Mundy and James Sullivan. Harry Rothenberg, 1005 Stebbins ave., The Bronx, N. Y. Endorsed by J. H. Mayers and Leopold Wormser. Herman H. Feldstein, 694 Dawson st., The Bronx, N. Y. Endorsed by Jacob Krischenbaum and David Strausman. By Alderman Rosenblum-Abraham Vogel, 332 Stone ave., Brooklyn.
Endorsed by Joseph M. Lftschitz and James H. Cross. Rae Berkowitz, 129 Grafton st., Brooklyn, N. Y. Endorsed by Gustav J. Voss and Alexander Natanson. By Alderman Spencer— Albert Emil Schneider, 923 6th ave., Manhattan. Endorsed by E. P. Martz and A. H. Reisel, Eugene J. Cullen, 518 3d ave., Manhattan. Endorsed by Charles M. DuGay and Harry A. Isaacs.

By Alderman Squiers-Henry Reinhardt, 1457 Sterling place, Brooklyn, N. Y. Endorsed by Walter M. Burden and Sam. H. Rothfeld. Henry A. Ball, 308 Albany ave., Brooklyn, N. Y. Endorsed by James McKenna and John J. Beatty. William O. Goddard, 1421 Dean st., Brooklyn, N. Y. Endorsed by Joseph J. Metzger and Nicholas Dietz. Howard Carlton Evans, 766 E. 32d st., Brooklyn, N. Y. Endorsed by William E. Cook and Joseph H. Koha. Emil Kreis, 3219 Clarendon road, Brooklyn, N. Y. Endorsed by George Loader and George Wagner. Vincent Victory, 2303 Newkirk ave., Flatbush, N. Y. Endorsed by Harford P. Watkin and Arthur H. Kerns. Otho S. Bowling, 1245 E. 19th st., Brooklyn, N. Y. Endorsed by Julian V. Carabba and Anthony F. Vachriss.

Charles P. Livingston, 312 Garfield place, Brooklyn, N. Y. Endorsed by W. M. Bondy and Grover C. Sniffen. Van Mater Stilwell, 916 President st., Brooklyn, N. Y. Endorsed by Walter Lockitt and Charles S. Carrington. Effie B. Smith, 444 16th st., Brooklyn, N. Y. Endorsed by Abner C. Surpless and Fred. Gross. By Alderman Trau-Gussie Laufer, 95 E. 116th st., Manhattan.

Endorsed by Joseph R. Frieder and James H. Cross. By Alderman Valentine— Daniel Sullivan, 1153 74th st., Brooklyn, N. Y. Endorsed by William H. Lake and William R. White.

By Alderman Weil-James W. Dillon, 1163 Clevy ave., The Bronx, N. Y. Endorsed by James M. O'Neill and J. M. Yenson. By Alderman Wilmot-

Alvah L. Williamson, 132 E. 235th st., The Bronx, N. Y. Endorsed by Hans W. Goetze and M. G. Hassmann. Which was laid over.

No. 536. By Alderman Bartscherer—

By Alderman Stevenson-

AN ORDINANCE providing for semi-monthly payment of compensation for services of officers and employees of The City of New York.

Be it Ordained by the Board of Alderman of The City of New York as follows: Section I. The salaries of all officers and employees of the City of New York and Counties therein, regulated at an annual rate of compensation, shall be due and payable by the City of New York twice each month, on the fifteenth and last days thereof, except where such days fall upon Sunday or a legal holiday, when such payment shall be made on the preceding business day; provided, however, that no such payment shall be required contrary to any existing laws of the State of New York. Section II. It shall be the duty of all officers of the City of New York and Counties therein responsible for the payment of City employees to carry out the

provision of this ordinance. Section III. This ordinance shall take effect immediately after its approval by

the Mayor. Which was referred to the Committee on Salaries and Offices.

No. 537.

By Alderman Bosse-Whereas, The Southern New York Volunteer Firemen's Association will hold its nineteenth annual convention in Babylon, Suffolk County, N. Y., on June 9, 10

Whereas, The New York State Firemen's Association will hold its forty-second annual convention in the city of Geneva, N. Y., on August 17, 18, 19, 20 and 21, 1914;

Whereas, Many of the employees of The City of New York who are now active volunteer firemen attached to companies in the outlying sections desire to attend at least one of these conventions; therefore, be it

Resolved, That all employees of The City of New York who are regularly elected delegates or members of the Southern New York Volunteer Firemen's Association be allowed three days, with pay, from June 9 to 11, 1914, inclusive, provided that in each case satisfactory proof shall be given to the head of the Department that

such employee has attended the nineteenth annual convention of the association, at Babylon, Suffolk County, N. Y., during the said three days; and be it further Resolved, That all employees of The City of New York who are regularly elected delegates or members of the Firemen's Association of the State of New York be allowed five days, with pay, from August 17 to August 21, 1914, inclusive, provided that in each case satisfactory proof shall be given to the head of the Department that such employee has attended the forty-second annual convention of the association which is to be held at Geneva, N. Y., during the week beginning August 17, 1914.

Which was referred to the Committee on Salaries and Offices.

No. 538.

By the same—

Whereas, In various boroughs of The City of New York there are now on the roll of the Fire Department men who served without pay on the volunteer fire departments of the territory now constituting the Greater City of New York, and under the jurisdiction of the paid fire departments of the former cities prior to consolidation in 1898, and

Whereas, Such members of the volunteer fire departments served various lengths of time under the aforesaid paid fire departments; therefore be it

Resolved That the time served as volunteer firemen, under the jurisdiction of the aforesaid paid fire departments, be allowed on the period of service required for retirement.

Which was referred to the Committee on Fire and Police. No. 539.

By Alderman Cole-

AN ORDINANCE to amend section 430 of part 1 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: 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 thereto in appropriate place the following words: The grounds of the Northfield Gun Club on Old Stone Park, Graniteville, 3d Ward, Borough of Richmond.

Sec. 2. This ordinance shall take effect immediately.

Note-New matter in italics.

Which was referred to the Committee on General Welfare. No. 540.

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 dollars (\$1,000), the proceeds whereof are to be used by the Board of Coroners, Borough of The Bronx, for automobile hire.

Which was referred to the Committee on Finance. No. 541.

By Alderman Hamilton-

By Alderman Kochendorfer— Homestead Civic Association, Woodhaven, N. Y., April 9th, 1914. Hon. JOHN KOCHENDORFER, Alderman Representing 70th Aldermanic District:

We, the undersigned property owners residing on Vanderveer Place, Fourth Ward, Borough of Queens, respectfully petition your Honorable Board to change the name of Vanderveer ave. or place from Jamaica ave., south to Sutter ave., to Willard ave. as Willard ave. is the continuation of Vanderveer place, north of Jamaica ave. Your petitioners' reason for the change is to avoid confusion as we have another street of the same name in the same locality which causes an untold amount of confusion.

MRS. G. SEELBACH, 175 Vanderveer Place, and Others.

Which was referred to the Committee on Public Thoroughfares.

No. 542.

By Alderman Charles J. Moore-Resolved, That James F. Gibson, of 312 Milford st., in the Borough of Brooklyn, be and he is hereby appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

Alderman Robitzek moved that the Committee on Salaries and Offices be discharged from further consideration of Int. No. 165, under the provisions of rule 22, said resolution having been introduced on January 20, 1914.

Alderman Curran moved to lay said motion of Alderman Robitzek on the table. Which motion of Alderman Curran was adopted.

Alderman Curran moved that the Board do now adjourn.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative. And the President declared that the Board stood adjourned until Tuesday, April

28, 1914, 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 22, 1914.

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. Where the word "Final" is shown, payment will not be made until 30 days after the completion and acceptance of the work.

All of the other 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 WM. A. PRENDERGAST, Comptroller. voucher number.

Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	art- of Name of Payee.	
			Armory Board.	
42169	2-25-14	4- 3-14	A. Pearson's Sons	\$60 00
42175			A. Pearson's Sons	975 00
47989	9- 5-13	4-16-14	Fritschy Brothers	58 50
47995			A. Pearson's Sons	133 05
47995	2- 9-14	4-16-14	A. Pearson's Sons	113 25
48003	9- 6-13	4-15-14	McKesson & Robbins	28 20
50152	3-30-14	4-18-14	John Simmons Co	1 87
50154	3-31-14	4-18-14	Wm. P. Youngs & Bros	16 25
59155	2- 7-14	4-18-14	Wm. P. Youngs & Bros	16 20
50163	2-26-14	4-18-14	Cavanagh Bros. & Co	9 25
50166	3-14-14	4-18-14	Steeple Jack Hughes	4 00
50174			Diebold Safe & Lock Co	15 00
50175			Clark & Morton	5 00
		Depar	rtment of Bridges.	
46459		4-13-14	Northeastern Construction Co	33,844 28
48809			Thompson Bonney Co	40 00
48811	4- 1-14	4-16-14	The Mutual Towel Supply Co	10 66
48814	4-16-14	4- 1-14	The Mutual Towel Supply Co	4 68
		Bellevue	and Allied Hospitals.	
48870			Kniffin & Demarest Co	\$4 27
48871	3-20-14	4-16-14	B. Altman & Co	29 70
48872	3-11-14	4-16-14	D. B. Pershall & Son	11 50
48873	3-13-14. 3-14		Hammacher Schlemmer & Co	24 12
48875	3- 9-14	4-16-14	James S. Barron & Co	2 18
48877	3-12-14. 3-14	1-14 4-16-14	J. E. Kennedy & Co	24 96
48878	2-25-14	4-16-14	The S. S. White Dental Manufacturing	
			Co	70
48879	3-12-14	4-16-14	Consolidatd Dental Mfg. Co	2 04
48881	2-26-14. 2-28	3-14 4-16-14	Greenhut-Siegel Cooper Co	22 58

Finance Vouche No.			Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Vouche No.		Received in Depart- ment of Finance.	Name of Payee.	Amount.
48882 48883 48886 48889 48890 48892 48894	3-20-14 3- 3-14 3- 4-14 3- 6-14 3- 7-14 1-21-14 3-20-14		4-16-14 4-16-14 4-16-14 4-16-14	Nason Manufacturing Co	7 20 6 45 2 40 3 00 4 95 27 48 13 90	48412 48413 48414 48415 48417 48418 48422	1-22-14 2-19-14 2- 9-14. 3- 7-1 2-10-14 3- 9-14 3-13-14 2-12-14	4-16-14 4-16-14 4-16-14	John Wenning John Neal's Son Ernest W. Newman W. H. Kroepke L. P. Gfroerer Co. L. P. Gfroerer Co. George W. Oelkers	38 60 69 95 199 43 55 92 43 85 47 89 28 00
48896 48897 48899 48900 48905 48913	3- 9-14. 2-26-14 3- 3-14. 3- 4-14	3-14-14	4-16-14 4-16-14 4-16-14	Schieffelin & Co. Merck & Co., ,New York. Kalt Lumber Co. Burton & Davis Co. Hull, Grippen & Co.	79 15. 75 14 29 19 50 95 27 68	48424 48427 48428 48946 48953 48957	2-16-14 2-16-14 2-19-14 2-16-14 2-18-14 1-31-14. 2-16-1	4-16-14 4-16-14 4-16-14 4-17-14 4-17-14	John W. Sands D. J. Carey M. B. Stonhouse The Macmillan Co. Agent and Warden, Auburn Prison. Silver, Burdett & Co.	195 00 106 00 30 00 79 96 104 80 1,801 98
48914 48916 48917 48919 48920	2-28-14 3- 6-14 3-12-14 3-11-14		4-16-14 4-16-14	Dennison Manufacturing Co	2 85 6 48 1 00 12 60 4 50	48961 48963 48965 48967 48968 48983	1- 5-14 1-15-14 2- 3-14 2-20-14	4-17-14 4-17-14 4-17-14	Henry H. Harrison Rand, McNally & Co. Graham Paper Co. Eagle Pencil Co. D. C. Fauss. The A. S. Barnes Co.	49 51 10 40 80 160 00 25 44 10 80
45053 49523 50022 50024	3-31-14 3-31-14 3-27-14		4- 9-14 4-16-14 Surrogat 4-18-14	Clerk, Bronx County. A. Pearson's Sons Berkshire Springs Co e's Court, The Bronx. Everson & Reed Co	\$482 65 1 20 \$0 85	48989 48996 48999 49002 49004	1- 5-14 12- 2-13 1-14-14	4-17-14 4-17-14 4-17-14	Ward & Drummond Co	22 50 32 40 8 00 1,594 40 513 35
49701 46143 49414	4- 3-14 4- 1-14 4-11-14 3-14-14		Bo 4-17-14 Depart 4-13-14 4-17-14	Nickel Towel Supply ard of Coroners. The Morey-La Rue Laundry Co tment of Correction. National Engine Appliance Co William Farrell & Son	5 64 \$2 00 \$1,700 00 3,184.79	49007 49008 49009 49011 49057 49078	2-24-14 1- 2-14. 1-30-14 2- 3-14 1-21-14 2-24-14 1-29-14. 2-14-14	4 4-17-14 4-17-14 4-17-14 4-17-14	Thomas Nelson & Sons	368 68 273 27 90 00 21 72 120 00 205 12
47978 49286 49287 49288 49289	1-15-14 1-29-14 1-27-14 2-25-14 2-28-14	£	4-15-14 4-17-14 4-17-14 4-17-14 4-17-14	John P. Kane Co	\$33 00 25 87 64 50 36 12 1 75	49081	1-28-14 12-31-13 1- 3-14. 1-30-14 2- 4-14 1-16-14 2-25-14	4-17-14 4-17-14 4-17-14 4-17-14 4-17-14	The Macmillan Co Welsbach Gas Lamp Co Agent and Warden, Auburn Prison The Central Heating Co George Rabe Independent Garage Co	5 04 27 30 461 12 39 00 57 00 164 44
	1-29-14 2- 2-14 1-29-14 2-25-14 2- 3-14 12-31-13		4-17-14 4-17-14 4-17-14 4-17-14 3-17-14	Corbin Cabinet Lock Co., of New York. Thomas Nugent Harvard Apparatus Co Otis Elevator Co Edward Pearce Eimer & Amend	1 20 7 50 4 40 80 23 10 39 30	49217	11-21-13 1-10-14 1-27-14 2-10-14	4-17-14 4-17-14 4-17-14 4-17-14	Independent Garage Co. Lignum Carpenter Works. J. Friedman J. Weiss Jas. J. Fay. M. Inkelas	110 00 68 00 33 50 26 40 25 00 30 00
49303 49305	9- 7-13 12-13-13 2- 5-14 4-16-14		4-17-14 4-17-14 4-17-14	tery Works	21 75 4 08 51 13 20 40 4 00	49261 49278 49281 49333 49334	2-19-14 3-13-14 1-12-14	4-17-14 4-17-14	John Neal's Son Hobart H. Todd Lawson & Co Standard Scientific Co Standard Scientific Co	110 00 41 19 40 00 66 98
49307 49308 49309 49310 49311 49313	1- 7-14 1-24-14 1-13-14 1-14-14 2-10-14		3-17-14 4- 7-14 4-17-14 4-17-14	D. C. Heath & Co	346 00 129 50 5 27 24 00	49336 49337 49338 49339 49340 49341	1- 6-14 1-31-14 1- 5-14 1- 5-14 3-31-14	4-17-14 4-17-14 4-17-14 4-17-14 4-17-14	Geo. T. Montgomery J. L. Hammett Co. Geo. T. Montgomery Henry H. Harrison. Otto G. Smith. Geo. T. Montgomery	3 10 83 45 59 82 8 00 24 00 12 67 39 13
49319 49323 49324 49325 49327 49329 49331	2-13-14 1-31-14 2-19-14 1-14-14 1-31-14 1- 9-14		4-17-14 4-17-14 4-17-14 4-17-14	Machinery S. F. Hayward & Co. Standard Supply Co. Agent and Warden of Auburn Prison. Cavanagh Bros. & Co. Stanley & Patterson Sibley & Pitman.	5 00 4 50 22 80 5 00 4 63 32 61	49345 49346 49349 49350 49351 49352 49354	2- 7-14 1-27-14 1- 7-14. 1-27-14 1- 3-14. 1-30-14	4-17-14 4 4-17-14	Geo. T. Montgomery. Abraham & Straus. The Macmillan Co Rand, McNally & Co Rand, McNally & Co Rand, McNally & Co A. J. Nystrom & Co	39 13 14 96 40 00 33 50 529 50 281 70 143 00
49332 47596 47599 47600 47601	1-15-14 3-23-14 2-28-14 3-30-14 3-19-14	J	Departmen 4-15-14 4-15-14 4-15-14	F. W. Devoe & C. T. Raynolds Co nt of Docks and Ferries. Atlantic Basin Iron Works The Frank Richard & Gardner Co Annin & Co The Babcock & Wilcox Co	5 08 5 60 484 78 66 00 142 65 210 00	49356 49357 49361 49362 49363 49364	1-22-14 1-12-14 1-20-14 1-28-14 1-21-14	4-17-14 4-17-14 4-17-14	Funk & Wagnalls Co	48 00 60 1 60 1 54 30 00 3 75
47603 47604 47605 47606 45863	3-31-14 3-31-14 3-28-14 4- 1-14		4-15-14 4-15-14 4-15-14 District A	Acme Foundry Co	155 25 51 47 13 68 130 00 \$86 69	49366 49368 49369 49765 49768 49771	2-13-14. 2-17-14 2-11-14 3- 7-14 2- 2-14	4-17-14 4-18-14 4-18-14	Geo. T. Montgomery Rand, McNally & Co. Eugene Dietzgen Co. F. J. Kloes Henry E. J. Schiffer Hippolit Pfund	19 83 58 50 93 1 39 9 55 4 98
49501 49503 49506 50088 50089		Dia	4-17-14 4-17-14 4-17-14 4-18-14	Stanislaus J. Taczkowski. Rocco Cavone John J. Buckley. George K. Trojan Benj. H. Tyrrel.	\$76 15 117 25 367 77 32 10 15 60	49776 49777 49778 49779 49782 49783	1- 7-14 1-23-14 1-23-14 1-27-14 2-16-14	4-18-14 4-18-14 4-18-14 4-18-14	Philp & Paul Henry Pearl & Sons Co. Henry Pearl & Sons Co. William J. Olvany John A. O'Brien James Beggs & Co.	9 60 6 50 5 50 6 09 6 93 23 00
49671 49672 49673 49674 49675	3-14-14 4- 1-14 2- 9-14 4- 2-14	Boa	4-17-14 4-17-14 4-17-14 4-17-14	imate and Apportionment. Tinius Olsen Testing Machine Co The Liquid Carbonic Co The Independent Towel Supply J. F. Dour B. C. Ames Co	20 00 2 00 2 25 9 50 12 15	49785 49786 49787 49788 49789 49790	3- 9-14 2-14-14. 2-27-14 2-20-14 1-23-14 1- 8-14 1- 5-14	4-18-14 4-18-14 4-18-14 4-18-14	L. P. Gfroerer Co. H. Fortenbach M. J. Johnstone Eagle Iron Works Eagle Iron Works Samuel W. Cornell	13 59 11 35 9 50 9 95 7 28 30
49737 46761 47043 47079 47631	3-12-14 1-31-14 1- 5-14 1-12-14		4-14-14 4-14-14 4-14-14 4-15-14	Bessie C. Stern ment of Education. Agent and Warden, Sing Sing Prison. Gerry & Murray D. C. Fauss William Rabe	70 \$26 00 6 60 324 36 110 00	49792 49795 49796 49797 49798 49799	2- 3-14. 2- 9-14 2- 6-14 2- 3-14. 2- 9-14 1-14-14 2- 2-14 2- 6-14	4-18-14 4-18-14 4-18-14 4-18-14 4-18-14	Pittsburgh Plate Glass Co C. W. Keenan O. W. Nordstrom The H. B. Smith Co Yale & Towne Mfg. Co Felix Menz	17 13 10 55 19 18 5 00 5 10 9 16
47671 47683 47701 47828 47837 47846	1-18-14. 2- 2-14 1-29-14	1-20-14	4-15-14	A. C. Laurence James J. Fay Walter Siemers Gerry & Murray Narragansett Machine Co. Gerry & Murray	56 03 130 90 34 00 23 69 1,980 00 2 40	49825 49331 49832	1-30-14 1-21-14 12- 2-13 12-20-13 2-12-14 1-31-14	4-18-14 4-18-14 4-18-14 4-18-14	John Geddes	2 25 14 50 10 00 14 26 24 96 13 20
47874 48259 48264 48269 48270 48274	2- 4-14 1- 9-14. 1-22-14 2- 9-14 1- 7-14.	1-22-14	4-16-14 4-16-14 4-16-14 4-16-14	Annin & Co. William E. Mason Edward D. Fox John W. Sands Charles Williams F. J. McCaragher	125 00 94 31 104 83 28 19 33 82 78 77	49834 49836 49837 49838 49839 49840	2- 3-14 2- 9-14 2-14-14 2- 3-14 2- 6-14 2- 6-14	4-18-14 4-18-14 4-18-14 4-18-14	H. Groswald L. E. Atherton J. Friedman F. J. Kloes J. Friedman Brooklyn Window Shade Co.	10 25 15 00 19 85 4 80 9 95 13 25
48286	2-18-14. 8-28-13 1-22-14 2- 6-14 11- 8-13	2-1 9- 14	4-16-14 4-16-14 4- 5-14 4-16-14 4-16-14	John Neal's Son John Keller & Son W. H. Kroepke James I. Kelly J. W. Sands Charles Williams Leeph J. Cannon	73 94 33 82 47 84 32 13 31 39 59 62 36 70	49850 49856 49862 49866 49867 49877	2-25-14. 2-26-14 1-30-14 2-13-14. 2-20-14 2-25-14 2-12-14. 2-18-14	4-18-14 4-20-14 4-18-14 4-18-14	The Joseph Dixon Crucible Co Longmans Green & Co The Macmillan Co H. T. Dakin The Manhattan Supply Co Charles Scribner's Sons	673 50 42 00 132 00 67 69 9 60 161 00 80
48288 48295 48296 48310 48312	1-28-14 2-10-14. 1-28-14 2- 3-14.		4-16-14 4-16-14 4-16-14	Joseph J. Cannon Jenkins Mfg. Co., Assignee of John Fountain, Jr. L. P. Giroerer Co. H. Fortenbach F. J. McCaragher	36 70 597 50 81 90 32 95 62 39	49880 49889 49901 49902 49903	2-20-14 3-12-14 2-17-14	4-18-14 4-18-14	Seabury & Johnson Thompson Brown Co Frank D. Beattys & Co Frank D. Beattys & Co Frank D. Beattys & Co. assignee of A. G. Seiler Longmans Green & Co	6 00 39 44 79 39 13 60 51 37
	1-30-14 12-10-13 12-27-13 1-22-14 1-24-14 1-28-14		4-16-14 4-16-14 4-16-14	O. W. Nordstrom Peter Clark Charles Beseler Co. J. Fitzgerald William Rabe Philp & Paul	31 09 59 00 65 00 49 07 28 95 26 00	49906 49921 49933 49934 49935 49937	2-17-14 2-18-14 1-31-14 1-24-14 2- 4-14 1-27-14	4-18-14 4-18-14 4-18-14 4-18-14	Frank D. Beattys & Co. Otto Woehrle Rudolph Jurgensen Paul C. Taylor Thomas F. Duff	9 84 7 28 2 45 14 85 7 90

Finance Voucher No.	Invoice Dates.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Vouche No.		Received in Depart- ment of Finance.	Name of Payee. Amount.
49961	2- 2-14. 2-11- 10-20-13 2- 6-14	4-18-14 4-18-14	Michael Leonard	12 18 3 00 5 15	50390 50808		4-18-14	Edward M. Morgan as Postmaster 25 00 The Commissioners of the Sinking Fund for Account of the Sinking Fund
49965 49964 49966 49967	2- 4-14 1-13-14 2-13-14	4-18-14 4-18-14 4-18-14	Henry Archibald A. D. Evertsen Co. Louis Guerr	9 00 14 83 11 05 12 48	50809			for the Redemption of the City Debt No. 2
49971 49972	2-11-14. 2-18- 1-12-14 2- 7-14 1-19-14	4-18-14 4-18-14	Patrick Murphy American Blower Co. J. Cohen A. Doncourt	2 00 7 40 2 00	I		4 21 14	Fund for Account of the Sinking Fund for the Redemption of the City Debt No. 1
49976 49977 49979	10-28-13 11- 4-13	4-18-14 4-18-14	Michael Leonard Michael Leonard Paul C. Taylor	5 00 3 00 5 75	30010	,	4-21-14	The Commissioners of the Sinking Fund for Account of the Sinking Fund for the Redemption of the City Debt No. 1
49981 50002	1-29-14 2- 5-14 12-18-13	4-18-14 2-12-14	Badger Fire Extinguisher Co. H. Groswald Eimer & Amend The Oliver Typewriter Co.	7 00 6 75 12 25 3 00	50811		4-21-14	The Commissioners of the Sinking Fund for Account of the Sinking Fund for the Redemption of the Interest on
50004	2-20-14 2-24-14	4-18-14	F. O. Pierce Co. The Nelson Co. Manhattan Engineering Co.	1 06 20 00 14 00	50812			the City Debt
50018 50020 50335	3- 3-14 1- 8-14	3-12-14 4-18-14 4-20-14	William Klein & Sons C. M. O'Connor John T. Stanley	15 00 21 00 42 00	50813		4-21-14	of The City of Brooklyn
50338 50346	2- 6-14 2-11-14 1- 2-14		Longmans, Green & Co. A. G. Spalding & Bros. Albert S. Smith The Macmillan Co.	23 85 165 60 6 00 4,081 30	50814		4-21-14	of The City of Brooklyn
50356 50370	1-26-14 2-27-14 3-31-14	4-20-14 4-20-14 4-20-14	Longmans, Green & Co. The Gregg Publishing Co. Cavanagh Bros. & Co.	63 00 5 93 636 30	50815		4-21-14	The Commissioners of the Sinking Fund for Account of the Sinking Fund for the Redemption of the City Debt
	2-11-14	4-20-14 Depa	Charles E. Merrill Cortment of Finance. Chas. H. Berry and Geo. A. Berry, as	96	50816	**	4-21-14	No. 1
49533 49534			surviving executors of the last will and testament of Chas. H. Berry, deceased Charles D. Brady	\$2,441 64 858 57 2,941 82	50817	*	4-21-14	for the Redemption of the City Debt No. 1
49535 49535 49536			Michael Brennan Michael Brennan Margaretha Broker	4,000 00 10,528 67	50818		4-21-14	for the Payment of the Interest on the City Debt
49536 49537 49538		4-17-14 4-17-14	Margaretha Broker David Broschart and John H. Sielken Catherine Brown	2,124 16 52 85 25,313 65			12211	Fund for Account of the Sinking Fund for the Payment of the Interest on the City Debt
49539 49540 49541 49542		4-17-14	John Burkard and Gertrude Burkard. Albert Buttner	636 83 3,734 65 50 00	50819		4-21-14	The Commissioners of the Sinking Fund for Account of the Sinking Fund for the Payment of the Interest on
49543 49544		4-17-14	Cannavacciuolo Guiseppe Clemente J. D. Connelly	113 44 113 45 2.178 66	50840 42416		Fi	the City Debt
49545 49546 49547		4-17-14 4-17-14	Sarah A. Daly	2.283 07 3,882 90 982 32	46672		×	Fund, Robert Adamson, Fire Commissioner, as Trustee and Treasurer 2 00 The Safety Insulated Wire & Cable Co. 11,489 47
49548 49549 49550		4-17-14	Felix De Canio Felix De Canio Feliz De Canio Feliz De Canio		47765 47767 47769	3-18-14 2-14-14	4-15-14	W. F. Ford & Co. 32 05 Underwood Typewriter Co. 78 98 Greenhut-Siegel Cooper Co. 134 00
49550 49551 49552 49553		4-17-14	Felix De Canio Bridget Dinan Florence M. Dow Beatrice M. Rossire	5,820 49	47776 47778 49029	3- 6-14 3-26-14 4- 4-14	4-15-14 4-15-14 4-17-14	B. F. Goodrich Co
49554 49555 49556		4-17-14	Florence E. Zimmerman Thomas J. Dowd Lena Drake	371 70 2,212 16 4,809 64	49030 49031 49032 49033	12-17-13 4- 1-14 3-31-14 4- 1-14	4-17-14 4-17-14	Borough Asphalt Co. 77 16 Bacon Coal Co. 15 00 Clynta Water Co. 1 80 Knickerbocker Ice Co. 1 92
49556 49557 49558			Lena Drake	1,216 95 30,804 12	49034 49035 49036	2-28-14. 3-31-14 4- 1-14 3-11-14	4 4-17-14 4- 7-14	Elberon Hygeia Ice Co. 19 20 Fred'k Fennikoh 2 08 E. G. Soltmann. 4 80
49559° 49560 49561 49562	**	4-17-14	Marie T. Dunn Marie T. Dunn Ottilge Englert Jacob Entenman	60 00 746 41	49037 49038 49039	4- 4-14 4- 6-14 4- 2-14	4-17-14 4-17-14 4-17-14	Kanouse Mountain Water Co.24 00Library Bureau70Bloomingdale Bros.1 08
49563 49564 49565		4-17-14 4-17-14	Alexander Farber Thomas Farry and Mary Farry William H. Field	1,024 87 992 64 4,319 06	49040 49044 49045	4- 1-14 4- 3-14 3-10-14	4-17-14 4-17-14	Vought & Williams4 56The Banks Law Publishing Co14 80Chas. E. Miller8 33
49565 49565 49566		4-17-14 4-17-14	William H. Field	2,000 00	49046 49047 49048 49049	4- 2-14 4- 3-14 3-30-14 3-28-14	4-17-14 4-17-14	Lowe Motor Supplies Co. 1 90 Ford Motor Co. 66 98 H. Schulz 41 50 Charles D. Schmidt 21 48
49567 49568 49569		4-17-14	Vincenzo Callella and Caterino Tovarone Henry H. Grote Martin Huhn	69 61 159 85 941 08	49050 49050	3-12-14 3-31-14	4-17-14	American-LaFrance Fire Engine Co., Inc
49570 49571 49572	ų.	4-17-14	Peter Handibode, Jr. Peter Handibode, Jr. John Hardman	400 00	49054 50262		4-17-14 4-15-14	Cornelius J. Horgan
49575 49576 49577		4-17-14 4-17-14	George Herold	23,948 45 1,906 64	48532 48536	2- 4-14	4- 6-14	rtment of Health. John Wanamaker, New York \$300 00 The Standard Utility Company 22 00 Hendee Manufacturing Co., Inc 57 95
49578 49579 49580 49580		4-17-14	Albert Johnson Charles A. King Josepha Krueger Joseph Krueger	226 88 2,000 00 1,283 45	48555 49485 49486 49487	3-14-14 2- 2-14. 2- 4-14 2-28-14. 3-31-14 3-31-13	4-17-14 4-17-14	Hendee Manufacturing Co., Inc. 57 95 Swift & Co. 4,652 04 Shults Bread Co. 301 10 Conron Bros. Co. 714 24
49581 49581 49582		4-17-14	James P. Larkins	300 00 4,986 78 52 85	49491	3- 2-14	4-17-14	Products Manufacturing Company, Assignee of the Van Iderstine Company. 3,750 00 of Jurors, Bronx County.
49583 49583 49584 49585		4-17-14	Kasimir Lofink Kasimir Lofink Victoria Mangone Bernardo Mangano	9,107 11	49700 49702 49703	4-14-14 4- 1-14 4- 3-14	4-17-14 4-17-14	John A. Pachler \$8 25 The Peerless Towel Supply Co 6 15 Patrick Dougherty 9 87
49586 49587	4- 6-14	4-17-14 4-17-14	William F. Moore Emily Montgomery Louis Cohen	3,686 95 1,874 41	49704 49478 49479	3-31-14 3-27-14 3-13-14	La 4-17-14	Stevenson & Marsters
49649	1-20-14 1- 1-14	4-17-14 4-17-14	Philip Emrich Michael Murray National Surety Co	12 50 12 50 150 00	50306 50307		T 4-20-14 4-20-14	he Mayoralty. New York Telephone Co
49650 49550 49651		4-1/-14	Leslie I. Leon or Walter G. Gooldy, Attorney Felix De Canio Antonio Puccierelli	500 00 5,371 89 444 00	49706 49707	4- 1-14 4-15-14	4-17-14 4-17-14	The Crescent Towel Supply Co 1 00 Foster-Scott Ice Co
49652	4- 4-14	4-17-14	Anthony Sadaitis New York Telephone Co Frances V. Hallock and John Hallock	444 00 16 77	49708 49709 49710	3-12-14 3-31-14 4- 1-14	4-17-14 4-17-14	Underwood Typewriter Co., Inc
49655		4-17-14	as Administrators, Etc., or Benjamin Trapnell, Attorney	208 65	47721 47723 47725	4-14-14	4-15-14 4-15-14	Samuel W. Cornell \$28 00 Hall & Hurlbert, Inc 87 80 I. Meyer 19 50
49656 49657	4-11-14	4-17-14 4-17-14	as Administrators, Etc., or Joseph A. Flannery, Attorney	139 05 32 50	47728 48724 48728	3-26-14 10-28-13	4-15-14 4-16-14 4-16-14	Arkawy Brothers 128 50 U. T. Hungerford Brass & Copper Co. 10 52 Balfour & Koch Co. 956 00
49664			Hughes, Attorney	520 75	48730 48731 48732 48736	3-10-14. 3-31-14 3-31-14 3-31-14 1-30-14. 3-31-14	4-17-14 4-17-14	Schieffelin & Co
			Fetherston, Commissioner, as Treasurer and Trustee	10,968 07	48737 48738	2- 2-14. 4- 1-14 4- 4-14	4-17-14	Otto Stegemann

Finance Vouche No.		Received in Depart- ment of Finance,	Name of Payee.	Amount	Financ Vouche No.		Received in Depart- ment of Finance.	Name of Payee.	Amount.
48739 48740 48742 48743	4- 6-14 4- 6-14 4- 3-14 1-17-14	4-16-14 4-16-14	Leon Hirsh & Son	8 64 17 50 10 00 28 00	48075 48076 48078	4-10-14 4-10-14	4-15-14 4-15-14 4-15-14	Bradley Contracting Co	58,472 19 38,104 96
48744 48750 48751 48752	2-18-14. 3- 5- 3-30-14 1-22-14 3-24-14	4-16-14 4-16-14	Globe-Wernicke Co Travers Twine & Cordage Co Agent and Warden of Clinton Prison. Barnett & Brown	59 16 34 20 33 50 360 00	49893	4-10-14	4-18-14	Bradley Contracting Co. Frederick W. Carpenter, Division Engineer Arthur DuBois, Assistant Counsel	28 80
48753 48757 48758	3-24-14 4- 7-14 3-31-14 4- 2-14	4-16-14 4-16-14 4-16-14	New York Feather Duster Co A. G. Spalding Bro., Incorporated Patterson Bros.	51 00 43 20 81 05	49894 49898 49899	,	4-18-14 4-18-14 4-18-14	Arthur DuBois, Assistant Counsel Travis H. Whitney, Secretary H. A. D. Hollmann, Auditor	28 90 156 80 290 34
48759 48761 48763	3-11-14 4- 3-14 3-26-14	4-16-14 4-16-14	Fairbanks, Morse Co	97 68 25 00 10 00	48136 48142	1- 9-14 1-23-14 1-12-14. 2-21-1	4-16-14 4-16-14	Int of Public Charitles. John Wanamaker Tower Mfg. and Novelty Co Agent and Warden, Sing Sing Prison	\$30 00 319 48 1,932 40
48764 48765 48766 48767	2-28-14 2-28-14 3- 6-14	4-16-14	Orange County Milk Assn	21 00	48149 48151 48155	3-10-14 3-21-14 2-27-14. 3-14-1	4-16-14 4-16-14 4 4-16-14	Morse & Rogers	450 00 63 00 333 85
48768 48769 48770	3-24-14	4-16-14 4-16-14 4-16-14	The Barton Mfg. Co The Smith-Worthington Co The Harral Soap Co	3 90 2 63	48174 48175	10-31-13 7- 9-13. 8-25-1 12-12-13	3 4-16-14	Agent and Warden, Auburn Prison Agent and Warden, Sing Sing Prison Department of Correction Bradley & Smith	855 75 278 20 2,240 70 34 27
48771 48772 48773 48776	3-24-14 3-20-14 3-20-14	4-16-14	The Grady Mfg. Co	17 28 8 25 7 20 6 75	48195 48241 48463	12-23-13 3-27-14	4-16-14 4-16-14	E. T. Joyce	62 33 31 50 59 27
48779 48787 48788	3-20-14	4-16-14	Agent & Warden of Sing Sing Prison Neal & Brinker Co Jenkins Bros	120 56 5 82 15 51	48464	3- 5-14. 3-19-1 4-11-14	Regis 4-18-14	Frank J. Lennon Co. ter, Bronx County. Munson Supply Co. New York Telephone Co.	688 61 \$12 60 20 55
48792 48793 48795	3-14-14 3-20-14 3-12-14	4-16-14	Russell, Burdsall & Ward Bolt & Nut Co	13 15 3 23 1 00	40/70	3-14-14	Comm 4-17-14 4-17-14	issioner of Records. Samuel Weil & Son	\$1 25 9 00
48796 48797 48798	3-20-14 2-17-14 3- 2-14	4-16-14 4-16-14 4-16-14	Patterson Brothers	7 20 2 40 98 00	50085		4-18-14 4-18-14	New York Telephone Co	\$39 31 14 00
48803 45967 48643	2-28-14 4- 2-14 4- 8-14	resident of 4-11-14	Agent & Warden of Auburn Prison the Borough of Manhattan. Adolph Fassio	64 50 177 75 2 55	50179 50180 50181	2-17-14 3-31-14	4-18-14 4-18-14 4-18-14	Tower Mfg. and Novelty Co American Distilled Water Co F. F. Fuhrmann	\$1 50 16 50 95
48644 48646 48647	1-13-14 3-31-14 3-31-14	4-16-14 4-16-14 4-16-14	Henry Kastens Yorkville Central Garage Yorkville Central Garage	60 00 20 00 22 47	50183	3-31-14 3- 2-14 3-30-14	4-18-14 4-18-14	Robert P. Lumley	16 00 11 50 8 85 40 50
	4-13-14 4- 3-14 12- 9-13.12-20- 12-31-13	4-16-14 13. 4-16-14	Miller, Hicks & Hewitt, Inc	10 00 66 60 9 60 166 60	50186 50187 50189	4- 1-14 3-11-14 3-31-14	4-18-14 4-18-14 4-18-14	H. Walker	5 40 1 50 5 59
48696 48697 48699	12-10-13 12-27-13.12-30- 1-23-14	4-16-14 4-16-14 4-16-14	Buff & Buff Mfg. Co	30 30 22 45 38 51	50190 50191 50194 50195	3-31-14	4-18-14 4-18-14	Max S. Grifenhagen The Banks Law Publishing Co. Max S. Grifenhagen Knickerbocker Ice Co.	6 00 16 50 11 77 1 80
48700 48702 48703 48704	2-26-14 3-24-14 2-19-14	4-16-14 4-16-14	Eimer & Amend	8 40 5 50 7 50 42 97	50196 42781	4- 1-14 2- 5-14	4-18-14 Departme 4- 6-14	D. F. Corker	4 93 \$162 00
48706 48708 48709	3- 2-14 3-30-14 1-29-14. 3-31-	4-16-14 4-16-14 14 4-16-14	M. Reith	45 00 6 50 546 21	47744 47749 47752 47753	4- 1-14 4- 2-14		Watson Wagon Co. Estate Edward R. Ladew Arthur C. Jacobson & Sons Arthur C. Jacobson & Sons	988 00 6 50 386 00 118 80
48710 48713 48716 48718	1-28-14. 3-31-3-31-14 3-31-14 1-31-14. 3-31-	4-16-14 4-16-14	The Sicilian Asphalt Paving Co Rafferty Bros	521 39 20 65 243 22 571 52	47898 47902	3-28-14. 3-30-14	4-15-14	The Smith-Worthington Co Columbia Machine Works and Malle- able Iron Works	365 83 75 00
49385 49386 49387	3-31-14 3-31-14 3-31-14	4-17-14 4-17-14 4-17-14	The Sicilian Asphalt Paving Co U. S. Wood Preserving Co U. S. Wood Preserving Co	83 05 26 44 22 84	47902 47903 47905	3-31-14 3-21-14 2- 2-14. 2- 6-14	4-15-14	Columbia Machine Works and Malleable Iron Works	75 00 23 00 521 43
49388 49389 49390 49391	4- 6-14 4-14-14 4- 6-14	4-17-14 4-17-14	William F. Cunningham The Aztec Asphalt Co., Inc Eagle Iron Works McGlynn, Hays & Co	15 75 30 57 8 00 19.50	47912 47913	3-13-14 2-23-14	4-15-14 4-15-14	Jas. Tregarthen, Son & Co P. J. O'Rourke Electrical Engineering Co., Inc.	954 32 198 00 22 40
49393 49394 49395	3-31-14 2-28-14 3-31-14	4-17-14 4-17-14 4-17-14	John Redfield	15 00 3 45 15 85	47918 48630		4-15-14 4-16-14	The Brooklyn Union Publishing Co The Relief and Pension Fund of the Department of Street Cleaning, J. T. Fetherston, Commissioner, as Treas-	,
49397 49398 49399 49400	1-23-14 3-31-14 3-31-14	4-17-14 4-17-14	Art Metal Construction Co The Sicilian Asphalt Paving Co Rafferty Bros Harlem Contracting Co	81 28 7 48 16 78 16 62	48866a			urer and Trustee	4,712 73
49424 50147 50149	3-31-14 4- 2-14	4-17-14 4-18-14	L. Wertheim Coal & Coke Co Art Metal Construction Co Alfred Ludwig, Chief Inspector and Acting Superintendent	6,308 12 1 43 11 40		12-31-13 12-30-13	4-17-14 4-17-14	Fetherston, Commissioner, as Treasurer and Trustee	674 26 666 67 637 17
50150 50151			Alfred Ludwig, Chief Inspector and Acting Superintendent	11 06		12- 8-13 12- 8-13 8-16-13 8-16-13	4-17-14 4-17-14	Ward & Co	706 37 375 85 440 50 510 42
47338 48636	3-21-14 Pr	4-14-14	Acting Superintendent he Borough of The Bronx. Arthur T. Cerrute Amanno & Lyons	250 00 \$700 00 5,358 82	48634	0-10-13	4-18-14	The Relief and Pension Fund of the Department of Street Cleaning, J. T. Fetherston Commissioner, as Treas-	
48652 48656	3-20-14 3-17-14	resident of 4-16-14 4-16-14	the Borough of Brooklyn. Chas. Hvass & Co The I. S. Remson Mfg. Co	\$22 50 30 50	48634 48635	4- 6-14	Tenement 4-16-14	urer and Trustee	\$93 60 24 50
48663 48668	4- 1-14 3-31-14	4-16-14	James H. Brown	10 70 118 15 100 00 47 10	48817 48831	4- 1-14 3-31-14	Board 4-16-14	of Water Supply. Wm. Bleecker Long Acre Garage, Inc	\$50 00 60 90
48676 48677 48678	4- 6-14 4- 6-14	4-16-14 4-16-14 4-16-14	William Conley	43 40 43 10 299 42	48834 48837 48838	3-30-14 4- 3-14. 4-24-14	4-16-14 4-16-14 4-16-14	A. Pearson's Sons	131 83 77 43 47 70 121 82
49684	4- 1-14 4- 7-14 4-15-14 3- 2-14	4-16-14 4-17-14	W. C. Wilson B. C. Miller & Son, Inc William J. Cantwell H. T. Dakin	8 55 93 60 5 62 54 95	48844 48845 48846 48847	2-26-14 3-10-14 3-30-14	4-16-14 4-16-14	C. V. Ennist	10 40 12 35 126 30
49689 49690 48692	4-11-14 3-31-14 4- 7-14	4-17-14 4-17-14 4-16-14	Stevenson & Marsters	40 00 8 78 20 50	48848 48849 48850 48851	3-25-14 4- 1-14 3-31-14	4-16-14	Central Hudson Gas & Electric Co The Chapman Valve Manufacturing Co. W. L. B. Evans Kanouse Mountain Water Co., Inc	7 05 15 92 19 36 3 60
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Section Comparison of Finance would be able with the work in the finance of t	FI	NANCE	WEDN	ESDAY, AP	PRIL 22,	1914.	Vouch	- Invoice	Name	of Paye	e.	Amount.	√ouch.	- Invoice	Name of Payee.	Amount.
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51387 51388	4-16-14	Library Bureau	6 30 64 91	51571 51572	4-10-14 1-24-14	John Boyle & Co Pratt & Cady Co., Inc	68 26 5 35	51269 51270	ø	Knickerbocker Ice Co Knickerbocker Towel Supply	55 67
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51391 51392		Duross Co	100 00 100 00 227 27		2-16-14	The Sicilian Asp. Pav. Co Ajax Portland Cement Co	66 50 780 00	51272	3-16-14	R. Eugene Mattison The American Stamp Mfg.	4 60
51393 51394	3-30-14	Consolidated Gas Co. of N. Y.	2 80		2-10-14		891 94 920 68		2-13-14	Co	2 50
51395 51635		Jas. Kyle & Sons	2 00		3-18-14	Henry J. McCoy T. A. Glendenning	97 50			CoClub Garage Co	53 78 69 95
51536 51537	12111	Goldmans, Sachs & Co Goldmans, Sachs & Co	407,185 44	51581	3- 2-14	Broadway Window Cleaning Co	20 00	51276	4- 8-14	Consolidated Gas Co Continental Ptg. Co	9 90 40 50
51538 51539		Goldmans, Sachs & Co Goldmans, Sachs & Co	193,897 83	51582 51583	3- 9-14	A. & W., Auburn Prison Henry Bainbridge & Co	45 15	51278 51279	2-28-14 4- 7-14	The Cyclone Drill Co Deveau Tel. Mfg. Co	30 85 9 07
51636 51637		Guaranty Trust Co., N. Y1, Guaranty Trust Co., N. Y2,	000,000 00	51584 51585	3- 7-14 3-12-14	Clarence S. Nathan J. W. Pratt Co	53 75 43 90	51280 51281	4- 7-14	Eugene Dietzgen & Co Jas. J. Fero	7 80 2 00
51638 51639		The National City Bank1, The National City Bank4,	000,000 00	51586		Aztec Asphalt Co t of the Borough of The Bron	174 57 1x.	51282 51283	3-14-14	M. Gogarty	12 75 5 60
51793 51794		Guaranty Trust Co. of N. Y. Guaranty Trust Co. of N. Y.	25,000 00	51642 51643	4- 8-14	Streat Coal Co., Inc The Globe Wernicke Co	\$10 40 6 60	51284 51285	4- 1-14	Henry C. Griffin & Co., Inc The Hohmann & Maurer Div.	37 26
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51163 51164	4- 1-14	Bacon Coal Co	345 91 261 20	51655 51656	4-13-14 2-29-14	Goodyear Rubber Co A. & W., Ossining, N. Y	231 66 181 95	51298	41-14	The Walkill Valley Light & Power Co.	9 09
51165 51166	3-31-14	Middle Lehigh Co	62 96 66 80	51657 51658	4-15-14	John Bell Co Keuffel & Esser Co	33 75 4 75	51299 51300	3-17-14	Westchester Lighting Co Zincograph Co	9 00 7 00
51167 51168	3-27-14	John B. Reimer	7,965 00	51659 51660	4- 9-14	E. Schoonmaker Co John Bell Co	46 90 17 50	51746 51747		S. R. Deyo Co N. Y. Tel. Co	14 00 5 86
51169 51459	4- 8-14	P. M. O'Brien Co., Inc Fredk. Pearce Co	780 00	51661		U. T. Hungerford Brass & Copper Co	29 17	51748 51750	3-31-14	N. Y. Tel. Co Engineering Record	8 65 18 67
51460 51461	3-30-14	Middle Lehigh Co The J. W. Pratt Co	35 31 8 00 1 00	51662 51663	4-13-14 4-13-14	Church E. Gates & Co United & Globe Rubber Mfg.	100 00	51751 51752	4-11-14 3-26-14	Engineering Record The New York Times	17 60 272 00
51462 51463 51464	4- 7-14 4- 9-14	John Wanamaker	40 30 23 00	51664		Co. The Auto Supply Co	2 44	51753		New York Tribune, the Tribune Assn., Pub	264 00
51465 51466	4- 7-14	John Chatillon & Sons A. & W., Dannemora, N. Y	18 68 1 50	51665 51666		Manning, Maxwell & Moore Department of Correction	51 06 72 00	51754 51755		Bryant Park Realty Co., Inc. John N. Cordts	100 00 18 00
51467 51468	4- 6-14 4- 3-14	Barrett Mfg. Co John C. Orr Co	3 50 16 00	51667 51668		Tremont Hardware Co Detroit Cadillac Motor Car	1 25 4 93	51756 51757		54th St. Realty Co H. C. Griffin & Co	750 00 375 00
51469 51470		Jos. O. Hammitt	50 95 30 75	51669 51670	4- 6-14	Co	3 00 4 80	51758 51759		E. G. Horton, Agt. of Henry	150 00
51320		Law Department. Frank L. Polk	\$500 00	51671 51672	1-24-14	The Genl. Fireproofing Co P. M. Lynch	500 00 9 45	51763		S. Foshay	150 00 430 72
51458	4- 4-14	The Mayoralty. N. Y. Press Co	\$17 60	51681 51682	11011	Streat Coal Co., Inc The Asphalt Const. Co	1,417 17 701 68	51764 Depa i	rtment of	N. Y. Tel. Co f Water Supply, Gas and Elec	125 00 tricity.
51808 51809		Western Union Tel. Co Western Union Tel Co	11 35 23 18	51768	Presider	at of the Borough of Brooklyn Ajax Portland Cement Co	100 DEC 100 100 100 100 100 100 100 100 100 10	51406 51407	4- 7-14	The Briarcliff Farms, Inc The Mutual Towel Supply	\$1 80
51810 51811		Postal Tel. Cable Co United Electric Co	4 78 27 30	51769 51770		Ulrich & Co	438 45 526 35	51408		Co	2 50 9 90
51812 51813		John Manning Foster-Scott Ice Co	11 94 6 50	51771 51772		A. B. Nicholas, Inc	230 83 722 14	51409 51410	6-12-14	Tower Mfg. & Nov. Co Burroughs Adding Machine	24 36
51814 51815	4 1-14	A. A. Benedict	8 00 6 90	51773 51774	3-31-14	Upper Hudson Stone Co Municipal Garage		51411	3-31-14	Co	1 50 5 00
51816 51817 51818	3-19-14	Public Service Cup Co The American Law Book Co. Who'r Who in Now York	7 00 6 00 10 00	51775 51776	3-31-14	Bergstrom & Bass	71 00 20 00	51413	3-27-14	N. Y. Belting & Packing Co. The Babcock & Wilcox Co	21 00 55 44
51819 51820	1-31-14	Who's Who in New York N. Y. Tel. Co N. Y. Tel. Co	53 23 73 26	51777 51778	3-31-14	H. Smith Jackson & Cowenhoven Co		51415	4- 7-14 3- 3-14	Simplex Valve & Meter Co John Simmons Co	14 63 69 20
51821		N. Y. Tel. Co	80 37	51779 51780	4-11-14	Royal Eastern Elecl. Sup. Co. The Yale & Towne Mfg. Co.	83 98	51416 · 51417	4- 3-14	C. J. Dunning Dennis O'Grady The Could More County	11 10 5 00 772 27
51471		Police Department. Police Pension Fund, Arthur Woods, Commissioner, Treas-		51781 51782	3-25-14	Joseph Friedenberg Stevenson & Marsters	9 40 78 80 36 00	51419 51420	4- 1-14	The Goulds Mfg. Co Geo. Trapp Carpenters Livery	772 27 2 90 88 50
51472		urer and Trustee Police Pension Fund, Arthur	\$36 64	·51783 51784 51785	4- 1-14	Waterbury Co	1 40 4 60	51421	4- 3-14	Cassidy's Exp. & Van Co C. Johann & Sons	219 00 9 00
314/2		Woods, Commissioner, Treasurer and Trustee	41 31		Presider	nt of the Borough of Queens.	K	51423 51424		Jas. Abbott	9 00 6 49
51256 P	resident	of the Borough of Manhatta Jos. A. Graf	an.	51673 51674		Clancy & Van Alst	261 50	51425 51426		James & Hawkins Frank Fatscher, Jr	2 41 97 50
51257		Thos. J. Buckley Engineering	\$425 00 6,375 00	E1676		Luke A. Burke & Sons, Inc. Jos. Di Benedetto	4,884 10	51427 51432	1-28-14	Wm. F. Till	15 01 9 01
51258 51259		Jas. Curran Mfg. Co Wm. Emerson	3,400 00 283 91	51677		The Globe Indemnity Co Mortimer J. Miranda	355 50	51428 51429	2- 3-14	Wm. F. Till	14 53 8 15
51260 51261		Rafferty Bros	42 00	51740	4-11-14	rtment of Street Cleaning. Belmont Trucking Co\$5	63,516 35	51430 51431	12-13-13	Thomson Meter Co	35 50 13 29
51262 51555		Wm. A. Prendergast Uvalde Const. Co	8,391 08 757 94	51741 51742		The Robertson Const. Co2 Harold B. Christensen, Jr	34,802 74	51433 51434	2-21-14	Frank G. Baur	19 38 15 44
51556 51557		William Holohan Manhattan Hotel Equipment	6 72	51540	4-14-14	tes Volunteer Life-Saving Cor Schieffelin & Co	\$90 33	51435 51436	3- 3-14	Frank G. Baur	23 66 10 66
51558		Co The Manhattan Supply Co	55 50	51541 51542		T. H. Foley Merchants Union Ice Co	75	51437 51438	3-10-14	Jas. I. Kelly	7 99 10 62
	3-16-14	The Emil Greiner Co John Wanamaker	02, 00	51543	4- 1-14	Euclid Ptg. & Bdg. Co Empire Towel Sup. & Steam	2 00	51440		Jas. I. Kelly	6 00 11 12
51562	2-18-14	Municipal Garage The H. B. Smith Co		51545 51546		Laundry Co		51441 51442	3-12-14	Cranford Bros	11 25 6 81
51564	3-16-14	A. & W., Clinton Prison The Edwards Mfg. Co	68 00 100 20	51546 51547 51548		Samuel A. JohnsonL. L. Cook	3 50	51443 51444	2-27-14	Cranford Bros	22 30 12 27
51566	4- 4-14	Frost Veneer Seating Co Kalt Lumber Co	2 90	51549 51550	4-13-14	T. H. Foley N. Y. Tel. Co	35 00	51445 51446 51447	3- 7-14	W. & C. Sheehan	8 33 11 25 7 50
51568	3-26-14	John P. Kane Co Montgomery & Co F. N. Du Bois & Co	5 50 11 15 18 41		B	oard of Water Supply. E. W. Bullinger		51447 51448 51449		W. & C. Sheehan Michael Freery L. Collins	3 10 2 85
		Ajax Portland Cement Co	40 75		3-31-14	Kanouse Mt. Water Co	28 80	51450		Alex. Williams	2 45

Fire Department.

Abstract of transactions from March 23 to March 28, 1914.

MARCH 23D. Trials.

The following fines were imposed as result of trials held on dates specified:

March 20, 1914: Engineer of Steamer Joseph V. P. Radigan, Engine Co. 153, for disrespect to superior officer. Five days' pay. Fireman John R. Donovan, Hook and Ladder Co. 78, absence without leave. Five days' pay.

March 21, 1914: Fireman Clarence M.

Marclay, Engine Co. 33, for conduct prejudicial to the good reputation, order and discipline of the Fire Department. Ten days' pay.

Charge dismissed (tried March 21, 1914): Lieutenant Samuel Friedman, Engine Co. 33, for violation of General Order 6, dated January 23, 1913.

Appointed—To take effect 8 a. m. March 24, 1914: The following named probationary Firemen to be Fourth Grade Firemen to be Fourth men with compensation at rate of \$1,000 per annum and assignments as specified: Kurt Fuchel, Engine Co. 20; Charles E. McCormick, Engine Co. 226.

Resigned—To take effect 8 a. m. March 26, 1914: Probationary Fireman Peter L. Eckert, Hook and Ladder Co. 45.

Revocation of Order of Suspension—
Effective from 1 p. m. March 21, 1914:
Fireman Clarence M. Marclay, Engine Co. 33.

Fires Reported (Week Ending March 21, 1914)-Manhattan, The Bronx and Richmond, 154; Brooklyn and Queens, 99.

Proposals Rejected.

The proposals of William J. Olvany, and J. Hankin & Bro., received at public letting March 10, 1914, for furnishing and delivering all the labor and materials required for installing steam heating system in quarters of Hook and Ladder 76, Tottenville, Richmond, were this day rejected and filed, the Fire Commissioner deeming it for the best interests of the City so to do. No bids were received for the plumbing and steamfitting work for said building.

Bills Audited-Manhattan, The Bronx ert L. Montgomery, Engine Co. 18; Will-

and Richmond: Miscellaneous, \$50, \$285.78; contracts, \$48.

Payrolls Audited—Payrolls, all Boroughs, duly audited for the month of March, 1913, aggregating \$721,714.45 were this day forwarded to the Department of Finance.

MARCH 24TH.

Advanced in Grade-To take effect 8 a. m. on dates specified: 4th to 3rd grade, April 4, 1914: John J. Murphy, Engine Co. 1; Joseph F. Leddy, Engine Co. 4; James D. Burke, Engine Co. 5; Charles Kelly, Engine Co. 5; Edward F. Conway, Engine Co. 7; Leo M. Burger, Engine Co. 13; Henry Holster, Engine Co. 13; Henry J. Stadler, Engine Co. 14; Robert J. Montgomery, Engine Co. 18: Will.

iam M. Siefel, Engine Co. 18; Peter R. McCaffrey, Engine Co. 19; John McFarland, Engine Co. 21; Henry Batlan, Engine Co. 21; Edward J. Donovan, Engine Co. 23; Simon J. Datz, Engine Co. 25; Gustav Marks, Engine Co. 27; Joseph Roig, Engine Co. 27; Thomas Foy, Engine Co. 28; Raymond Seaman, Engine Co. 28; John L. McCarroll, Engine Co. 29; Louis A. D. Sorracco, Engine Co. 30; Robert F. Thomsuhn, Engine Co. 31; Lansing C. Hauptner, Engine Co. 33; Charles Fraundorf, Jr., Engine Co. 55; Joseph Horacek, Engine Co. 55; John J. Delaney, Engine Co. 56; Edgar Jenkins, Engine Co. 58; John C. Middlestorb, Engine Co. 72; Charles Sprinka, Engine Co. 89; George W. Kelley, Engine Co. 158; Frank J. Mc-Partland, Engine Co. 204; Aug. H. Giese, Engine Co. 204; Adolph R. Lasch, Engine Co. 206; Francis W. McGrath, Engine Co. 210; Louis J. Christensen, Engine Co. 213; James A. Gannon, Engine Co. 215; Anthony D. Peirano, Engine Co. 219; Samuel S. Letts, Jr., Engine Co. 225; George H. Roth, Engine Co. 227; William A. Walsh, Engine Co. 230; Louis Havel, Engine Co. 237; Henry F. Seidel, Engine Co. 240; Charles Kratochvil, Engine Co. 240; Robert E. Goodge, Engine Co. 251; Frank J. Reynolds, Engine Co. 256; Joseph J. Duggan, Engine Co. 256; Oscar Weiscopf, Engine Co. 256; Henry Schaefer, Engine Co. 271; Charles Turbett, Hook and Ladder Co. 7; William Egan, Hook and Ladder Co. 10; Dennis L. Birney, Hook and Ladder der Co. 15; Louis Castka, Hook and Ladder Co. 18; Louis G. Siegel, Hook and Ladder Co. 24; Edward Sullivan, Hook and Ladder Co. 35; Carl Dittmar, Hook and Ladder Co. 35; William R. Trubshaw, Hook and Ladder Co. 80; Joseph A. Wood, Hook and Ladder Co. 102; Luke T. McLoughlin, Hook and Ladder Co. 105; James A. Robinson, Hook and Ladder Co. 108; John J. Mullin, Hook and Ladder Co. 118; Garrett J. Walsh, Hook and Ladder Co. 118; Garrett J. Waisn, Flook and Ladder Co. 129; Henry Kehrer, Hook and Ladder Co. 124; John F. Ryan, Hook and Ladder Co. 131. 4th to 3rd grade, April 8, 1914; Wm. T. Berle, Engine Co. 1; Walter N. Kevil, Engine Co. 56; Chas. Zeltman, Engine Co. 202; William V. Buckley, Engine Co. 215; Charles Charous, Engine Co. 221; Melvin A. Wood, Hook and Ladder Co. 105; Henry A. Stoll, Hook and Ladder Co. 119. 4th to 3rd grade, April 10, 1914: Joseph M. Finn, Engine Co. 205; 4th to 3rd grade, April 12, 1914: William T. Sands, Engine Co. 12. 4th to 3rd grade, April 14, 1914: Robt. B. Gann, Hook and Ladder Co. 101; Joseph Kaufman, Hook and Ladder Co. 103. 3rd to 2nd grade, April 23, 1914: James F. Cussen, Engine Co. 3; Richard H. Borden, Jr., Engine Co. 4; James J. Kelly, Engine Co. 11; Albert H. Frohne, Engine Co. 11; Daniel J. Morrissey, Engine Co. 14; John F. Logan, Engine Co. 20; Jacob Metzger, Engine Co. 72; Francis Flannery, Engine Co. 251; William R. Walsh, Hook and Ladder Co. 6; William J. Roche, Hook and Ladder Co. 9; Lawrence McCarthy, Hook and Ladder Co. 10; Jas. E. Murray, Hook and Ladder Co. 15; Jas. T. Dow, Hook and Ladder Co. 18; Geo. J. Kilbride, Hook and Ladder Co. 18; Thomas F. Guinan, Hook and Ladder Co. 21; Jacob Weinheimer, Jr., Hook and Ladder Co. 32; Ellsworth S. Clements, Hook and Ladder Co. 35; Joseph A. Carey, Hook and Ladder Co. 109. 2nd to 1st grade, April 27, 1914: William J. Innes, Engine Co. 19.

Transferred-To take effect 8 a. m. March 25, 1914: Fireman Clarence M. Marclay, Engine Co. 33 to Engine Co. 17. Employment of Temporary Laborers and Linemen-To take effect on dates specified: The following named men, pursuant to provisions of subdivision 11, Civil Service rule 19, for emergency service, Bureau of Fire Alarm Telegraph, at rates stated:

Borough of Manhattan: As Laborers, \$3 per diem, Julius Belzner and Joseph Perry for five days each, from March

Borough of Richmond: As Linemen, \$4.50 per diem: Harry Barnes, 121/2 days, from March 2, 1914; Harry Franklin, 101/2 days, from March 3, 1914; Leo Falladean, 10 days, from March 4, 1914; Jeremiah Laurie, 10 days, from March 5, 1914; John Thorman, 1 day, from March 5, 1914; William A. Sutherland, 9 days, from March 5, 1914; William H. Hogan, 9 days, from March 5, 1914; Harry Collum, 8 days, from March 5, 1914.

Borough of Brooklyn: As Laborers, \$3 per diem: J. McGrisken, 13 days, from March 2, 1914; Joseph Woods, 13 days, from March 2, 1914; W. A. Denny, 12 days, from March 2, 1914; A. P. Brown, 5 days, from March 3, 1914; Michael Mazel, 11 days, from March 3, 1914; Patrick Wrynn, 11 days, from March 4, 1914; J. F. Ritchie, 9 days, from March 6, 1914. As Linemen, \$4.50 per diem: O. Olsen, 12 days, from March 2, 1914; Roy Gersch, 12 days, from March 2, 1914; J. Snyder, 11 days, from March 3, 1914; E. Neimeier, 11 days, from March 3, 1914; A. Arm- 5th ave., opposite E. 81st st., Borough of

R. L. Stoddard, 101/2 days, from March 3, 1914; William Dunbar, ½ day, from March 3, 1914; P. J. Moran, 10 days, from March 4, 1914; Louis A. Weickman, 10 days, from March 4, 1914; William A. Flinn, 10 days, from March 4, 1914; William A. iam L. Fox, 10 days, from March 4, 1914; Charles Cheicks, 10 days, from March 4 1914; D. Blainey, 1½ days, from March 4, 1914; William McTaggert, 9 days, from March 5, 1914; H. Steger, 9 days, from March 5, 1914; A. M. Baxter, 9 days, from March 5, 1914; David Healy, 9 days, from March 5, 1914; G. L. Mahlman, 1 day,

from March 5, 1914; G. L. Maniman, 1 day, from March 5, 1914.

Death Reported—Stoker John Reiner, Engine Co. 57 (Fireboat New Yorker), at 2 p. m., March 17, 1914.

Bills Audited—Manhattan, The Bronx and Richmond: Open market orders, \$120.10, \$1,042.68; missellaneous, \$1,068.75.

\$129.19, \$1,042.68; miscellaneous, \$1,068.75. MARCH 25TH.

Bills Audited—Manhattan, The Bronx and Richmond: Open market orders, \$1,-893.25; contracts, \$3,674.40.

MARCH 26TH. Trials.

The following fine and penalty were this day imposed as result of trials held before the Fire Commissioner March 25. 1914:

Engineer of Steamer James F. Burns, Engine Co. 221, for being under the influence of liquor, drug or compound (2 charges); absence without leave (2 charges). Dismissed the service of this Department, to take effect 8 a. m., March 26, 1914.

Fireman Edward J Farrell, Engine Co. 269, for absence without leave (2 charges) and being under the influence of liquor, drug or compound. Fourteen days' pay. Resigned—To take effect 8 a. m. April 1, 1914: Fireman William P. Proctor, Hook and Ladder Co. 17.

Retired-To take effect 8 a. m. April 1, 1914: Engineer of Steamer Hugh Burns, Engine Co. 49, on anual pension of \$800. Contracts Executed.

For furnishing and delivering forage to companies, Borough of Richmond, \$3,-981.60: Edward Wisely & Son, West Brighton, S. I., principal; American Surety Company, surety.

For furnishing anthracite coal for Department buildings, Borough of Brookyn and fireboats berthed on East River, \$41,658.50: Bacon Coal Company, Reid and DeKalb aves., Brooklyn, principal: Ameri-

can Surety Company, surety.

Extension of Time Granted—To Front
Drive Motor Company until February 28, 1914, on contract dated July 21, 1913, for furnishing and attaching tractors.

Bills Audited—Manhattan, The Bronx and Richmond: Miscellaneous, \$224.28; contracts, \$5,991.52,

Макси 27тн. Deaths Reported—Engineer of Steamer William H. Burt, Engine Co. 215, at 2.15 p. m., March 26, 1914. Fireman John J Hussey, Hook and Ladder Co. 12, at 2.47 p. m., March 26, 1914.

MARCH 28TH. Official Designations - The following officials and officers to constitute the Board of Merit: W. Holden Weeks, Deputy Fire Commissioner; Richard H. Laimbeer, Jr., Deputy Fire Commissioner, B. and Q.; John Kenlon, Chief of Department; Thomas Lally, Chief of Department, Brooklyn and Queens; John Binns, Deputy Chief of Department; Edward J. Worth, Deputy Chief of Department.

The following officials and officers as an Apparatus Board, whose duty it shall be to examine and test all apparatus delivered for use in the New York Fire Department and to report to the Commissioner whether such apparatus meets the specifications and requirements of this Department: W. Holden Weeks, Deputy Fire Commissioner; Richard H. Laimbeer, Jr., Deputy Fire Commissioner, Brook-lyn and Queens; John Kenlon, Chief of Department; Charles S. Demarest, Chief of Construction and Repairs to Apparatus; James J. Henry, Chief of Battal-

Bills Audited-Manhattan, The Bronx and Richmond: Open market orders, \$1,-713.16; miscellaneous, \$100.20; open market orders, \$355.32; contracts, \$855.56. ROBERT ADAMSON, Fire Commis-

Department of Parks.

Park Board.

Abstract of proceedings for week ending April 18, 1914. Stated Meeting-Thursday, April 16th,

Present-Commissioners Ward (President), Whittle, Ingersoll, Eliot.

Sealed bids were presented for the following:

Manhattan.

sioner.

1. For all labor and materials required for the erection of the substructure and superstructure of additions J and K and the interior finish complete of addition J of the Metropolitan Museum of Art, located in Central Park, on the west side of itage, 11 days, from March 3, 1914; J. Manhattan, New York City, exclusive of Harding, 11 days, from March 3, 1914; Plumbing and heating and ventilation. | tion Clerk, at \$1,500 per annum, to take the laundry at Bellevue Hospital. The occupancy of the floor of

2. For all labor and materials required for the steam heating and ventilating work for addition J, the steam and return connections from engine room, etc., to and extending through Addition J, and changes in duct work of addition D as required by building addition J for the Metropolitan Museum of Art, located in Central Park on the west side of 5th ave., opposite E. 81st st.

The minutes of the meetings of April 9th and 10th were read and approved.

A communication was received from Commissioner Moskowitz, President of the Municipal Civil Service Commission, in relation to Playground Attendants, etc. Ordered filed and an acknowledgment sent to Commissioner Moskowitz.

On motion at 4.15 the Board adjourned. Contracts Executed—April 15: Thos. W. Woods' Sons, Inc., 252 3d st., Brooklyn; coal for Brooklyn; amount \$6,469.03; surety, Casualty Company of America. Garfield Williamson, 52 Broadway, New York City; grass seed for Brooklyn; amount, \$298.50; surety, American Surety Company of New York, April 16th; Thomas D. Brislin, 1297 Metropolitan ave., Brooklyn; grass sods for Brooklyn; amount, \$704; surety, Globe Indemnity Company, April 17th: Fitzhenry Guptill Company, 149 No. Washington st., Boston, Mass.; tree power sprayer for Brooklyn; amount, \$1,396.50; surety, National Surety Company. April 18th: Henry Steers, Inc., 17 Battery place; sea wall, Shore road, Brooklyn; amount, \$259,432; surety, Globe Indemnity Company and United States Fidelity and Guaranty Company. Rudolph Gersmann, Inc., 20 E. 138th st.; pipe rail and wire mesh fence, McCarren Park, Brooklyn; amount \$3,759; surety, Na-

tional Surety Company.

LOUIS W. FEHR, Secretary.

Changes in Departments, Etc.

DEPARTMENT OF PARKS. Manhattan and Richmond.

Appointed-April 20, 1914: Lena Strassfield, Stenographer and Typewriter, 171 E. 75th st., \$750 per annum.

Services Ceased—April 8, 1914: James Daly, Gardener, 270 19th st., Brooklyn. April 20, 1914: Alvin Wieselthier, Clerk, 233 E. 6th st.

Oueens. Appointed—April 22, 1914: Henry T. Hallahan, 60 W. 66th st., New York, Engineer, Lawn Mower and Road Roller, at \$4.50 per day.

Bronx.

Appointed—Painters at \$4 per diem, to take effect April 20, 1914: Albert A. Bernhard, 924 3d ave.; James J. O'Neill, 1508 St. Lawrence ave.; Geo. F. Kennedy, 466 E. 189th st.; John J. Rivers, 108 Canal st.; Mark H. Davis, 2129 Lexington ave.; Eugene A. Berland, 191 Nassau ave., Brooklyn; William H. Miller, 200 E. 114th st.; James A. Cullen, 518 72d st., Brooklyn. Park Laborers at \$2.50 per diem, to take effect April 18, 1914: Albert E. Scherr, 230 E. 239th st.; Patk. J. Cunnane, 2639 Jerome ave.; John Farry, 382 E. 135th st.; James Evans, 312 E. 142d st.; Joseph Adams, 4141 3d ave.; Richard T. Cantwell, 1210 Brook ave.; Edward Archibald, 750 E. 175th st.; Peter Flood, 3939 White Plains ave.; Vincenzo Bartolo, 252 E. 148th st.; Guiseppe Casertano, 2270 Morris ave.; Sabastino Nardiello, 2161 Creston ave.; John J. Barrett, 1438 Vyse ave.; Domenico Castello, 3094 Villa ave.; Friedrich Stresker, 1061 Trinity ave.; E. Mc-Grath, 229 E. 176th st.; John Gurmani, 671 Taylor ave.; Domenico DeFilippo, 231 E. 151st st.; Jacob Bernheim, 207 E. 158th st.; Carmine del Grosso, 244 E. 150th st.; Terence F. Sheridan, 751 E. 168th st.; John W. Holley, 748 E. 225th st.; John J. McDonough, 1827 Crotona ave.; Peter C. Huebsch, 879 Home st.; Mirocleto Franchetti, 17 E. 172d st.; Joseph D'Andrea, 2465 Belmont ave.; Charles Jones 4542 2465 Belmont ave.; Charles Jones, 4542 Maitland ave.; Arsenio Curl, 174 E. 205th st.; Jacob Bialkin, 3812 3d ave.; Vincenzo Salzano, 764 E. 213th st.; Michele Sposito, 303 E. 150th st.; John J. Connolly, 4 Brown place; John C. Messerschmidt, 4218 3d ave.; Joseph Malczewski, 928 E. 219th st., Williamsbridge; John J. Corbett, 1712 Fillmore st.; Charles Jacob, 978 Aldus st.; John Fettin, 346 E. 141st st.; Salvatore Graneso, 988 Rogers place; Frank Rinear, 921 Brook ave.; Antonio Pastore, 2874 Park ave.; Peter Rotando, 309 E. 146th st.; Frank Puppo, 853 Morris Park ave.; Geo. W. F. Whitney, 1897 Bathgate ave.; Fred. Zambardina, 3514 Holland ave.

SURROGATES' COURT. County of New York.

Appointment Revoked — Michael Comerford, Requisition Clerk at \$1,000,

which took effect March 16, 1914. BOARD OF WATER SUPPLY. Services Ceased-Cartetakers, to take effect January 31, 1914: Daniel Cruise, W. C. O'Donnell, William A. Flanagan, Michael Mason, Thomas F. Nolan, Harry Quinn.

DISTRICT ATTORNEY, BRONX COUNTY.

Appointed-Patrick J. Tracy, Informa-

Department of Water Supply, Gas and Electricity.

Report for the week ending March 28.

Collections, Bureau of Water Register, all Boroughs, \$1,161,856.24. CONTRACTS ENTERED INTO.

Cast Iron Pipe and Special Castings; dated March 13, 1914; contractor, Florence Iron Works, Section 1, Richmond; surety, Casualty Company of America; estimated cost, \$14,925.37.

Cast Iron Special Castings, Valve Box Castings and Valves, Section 1, Manhattan; dated March 27, 1914; contractor, Warren Foundry and Machine Company; surety, National Surety Company; estimated cost, \$3,587.85.

Cast Iron Special Castings, Valve Box

Castings and Valves, Section 2, Manhattan; dated March 27, 1914; contractor, Central Foundry Company; surety, Massachusetts Bonding and Insurance Company; estimated cost, \$2,866.50.

Miscellaneous Supplies; dated March 27, 1914; contractor, W. L. Woodside; surety, certified check; estimated cost, \$218.01

Miscellaneous Supplies; dated March 27, 1914; contractor, Central Foundry Company; surety, Massachusetts Bonding and Insurance Company; estimated cost,

Miscellaneous Supplies; dated March 27, 1914; contractor, Graton & Knight Manufacturing Company; surety, certified check; estimated cost, \$531.60.

Miscellaneous Supplies; dated March 27, 1914; contractor, James Gallagher's Sons; surety, American Surety Company; estimated cost, \$850.50.

Miscellaneous Supplies; dated March 27, 1914; contractor, Nassau Smelting and Refining Works; surety, United States Guarantee Company; estimated cost, \$3,-

Miscellaneous Supplies; dated March 27, 1914; contractor, Manhattan Supply Company; surety, New England Casualty Company; estimated cost, \$2,020.50.

Manhattan. Appointed-George A. Acken, 12 E. 38th st., Secretary to Deputy Commissioner, at \$3,000 per annum; John M. Van Harlingen, 83 Washington place, Secretary to Commissioner, at \$3,000 per annum.

Resigned—George D. Cabot, Secretary to Deputy Commissioner; 1 Oiler; 1 La-

Increased-Edward J. Henderson, Clerk, from \$1,050 to \$1,200 per annum; Frank A. Muller, Clerk, from \$900 to \$1,050 per

F. T. PARSONS, Deputy Commissioner.

Bellevue and Allied Hospitals.

A regular meeting of the Board of was held on Tuesday, March 17th, 1914, at 3.30 p. m. Present-Dr. Brannan, the President, in

the chair; Messrs. O'Keeffe, Paulding, Robbins and Sachs, Trustees; and Mr. Kingsbury, Commissioner of Public Charities. Excused-Messrs. Farley and Stern.

The minutes of the meetings of February 24th, March 3d and March 5th were held as read and approved.

Bills, amounting to \$166,118.41, were approved and forwarded to the Comptroller for payment.

Dr. George O'Hanlon, the General Medical Superintendent, reported as follows:

Authority is requested to advertise for additional laundry machinery, in order to equip the laundry at Bellevue Hospital to care for the additional work brought over from the Nurses' residence and the increasing work of the hospital.

In order to accommodate the incoming class at the Nurses' residence it was necessary to move Nurses to the floor at Osborn Hall, for which a request was made some time ago. An Inspector was here yesterday, who said that arrangements will be made for this lease.

Mr. Lacombe, of the Department of Water Supply, Gas and Electricity, stated over the telephone this morning that the plans for the lighting fixtures for the Nurses' residence at Harlem and pavilions L and M of Bellevue would be approved within the next ten days.

Since the last meeting there have been four delays in responding to ambulance calls at Bellevue. On two of these occasions the ambulances were all out; in one instance the delay was occasioned by difficulty in awakening the driver; and the fourth was delayed by the doctor. The delay in each instance did not exceed

fifteen minutes. At the School for Midwives the following pupils have completed their course of training and authority is asked for the

granting the usual diploma: Florence Lillian Wittig and Augusta Bremmer. On separate motion, duly seconded and

carried in each instance, action was taken upon the report of the General Medical Superintendent as follows:

It was Resolved, To authorize an advertisement for additional machinery for The occupancy of the floor of Osborn Hall, in order to accommodate the incoming class of Nurses, was approved. The award of diplomas to the two pupils

who had completed the course at the School of Midwives was approved.

Reports of Committees.

The Conference Committee of the First Division of Bellevue Hospital reported upon the nominations of Dr. Stetson and Dr. Falk, and, on motion, duly seconded and carried, it was

Resolved, To appoint Dr. Rufus Edwin Stetson as Assistant Physician to Outpatients, children's service, and Dr. Henry Charles Falk as Assistant Gynæcologist to Out-patients.

Upon the further recommendation of the Conference Committee, reappointments to the First Division for the year 1914 were approved as follows:

Dr. Arthur S. Vosburgh, Assistant Visiting Surgeon; Dr. Ransom S. Hooker, Assistant Visiting Surgeon; Dr. Alfred J. Brown, Surgeon to Out-patients and Adjunct Assistant Visiting Surgeon; Dr. H. L. Hooker, Assistant Surgeon to Outpatients; Dr. Joseph F. McCarthy, Assistant Visiting Genito-urinary Surgeon; Dr. Clarence G. Bandler, Genito-urinary Surgeon to Out-patients and Adjunct Assistant Visiting Genito-urinary Surgeon; Dr. Adolpho Pisani, Assistant Genito-urinary Surgeon to Out-patients; Dr. Haven Emerson, Assistant Visiting Physician; Dr. Frank Erdwurm, Physician to Out-patients and Adjunct Assistant Visiting Physician; Dr. I. Ogden Woodruff; Physician to Out-patients and Adjunct Assistant Visiting Physician; Dr. P. H. Adams, Assistant Physician to Out-patients; Dr. E. G. Brownell, Assistant Physician to Out-patients; Dr. L. E. La-Fetra, Assistant Visiting Physician, children's service; Dr. Herbert E. Wilcox, Physician to Out-patients and Adjunct Assistant Visiting Physician, children's service: Dr. B. Raymond Hoobler, Physician to Out-patients and Adjunct Assistant Visiting Physician, children's service; Dr. S. L. Burton, Assistant Physician to Outpatients, children's service; Dr. Miner C. Hill, Assistant Physician to Out-patients, children's service; Dr. Frank Erdwurm, Physician to Out-patients and Adjunct Assistant Visiting Physician, tuberculosis service; Dr. Edward J. May, Assistant Physician to Out-patients, tuberculosis service; Dr. Catherine R. Kelley, Assistant Physician to Out-patients, tuberculosis service; Dr. I. Ogden Woodruff, Physician to Out-patients, tuberculosis service, children; Dr. W. Bradshaw, Assistant Physician to Out-patients, tuberculosis service, children; Dr. R. W. Lobenstine, Gynæcologist to Out-patients; Dr. H. L Hooker, Instructor in Anæsthesia.

Upon the recommendation of the Conference Committee of the Second Division of Bellevue Hospital, reappointments to that division for the year 1914 were ap-

proved, as follows:

Dr. Montgomery H. Sicard, Physician to Out-patients and Adjunct Assistant Visiting Physician; Dr. Bernard Magoon, Assistant Genito-urinary Surgeon to Outpatients; Dr. George D. Hamlen, Gynæcologist to Out-patients and Adjunct Assistant Visiting Gynæcologist; Dr. D. W. Cairns, Assistant Gynæcologist to Outpatients.

The Conference Committee of the Fourth Division of Bellevue Hospital reported upon the nominations for reappointment, and, on motion, duly seconded and carried, reappointments to that division for the year 1914 were approved as

Dr. Edwin Beer, Assistant Visiting Surgeon; Dr. William C. Lusk, Assistant Visiting Surgeon; Dr. Morris M. Sweeney, Assistant Surgeon to Out-patients; Dr. J. Bayard Clark, Assistant Visiting Genitourinary Surgeon; Dr. H. F. Nordeman, Genito-urinary Surgeon to Out-patients and Adjunct Assistant Visiting Genito-urinary Surgeon; Dr. Carlin Philips, As-sistant Visiting Physician; Dr. Theodore J. Abbott, Assistant Visiting Physician; Dr. H. V. Guile, Physician to Out-pa-tients and Adjunct Assistant Visiting Physician; Dr. Frank S. Fielder, Physician to Out-patients, children's service; Dr. G. Bolling Lee, Assistant Visiting Gynæcologist; Dr. Philip Prioleau, Gynæcologist to Out-patients and Adjunct Assistant Visiting Gynæcologist; Dr. L. B. Rogers, Assistant Gynæcologist to Outpatients; Dr. W. T. Doran, Instructor in Anæsthesia.

Upon the recommendation of the Gouverneur Conference Committee Dr. Joseph Girsdansky and Dr. Jacob Mantinband were appointed Assistant Surgeons to Out-patients, and Dr. Joseph C. Scal, Dr. Charles Rabinowitz and Dr. Jacob Kramer were reappointed Assistant Physicians to Out-patients for the year 1914.

The Harlem Hospital Conference Committee reported upon the nominations of Dr. Somerville and Dr. Langrock, and, upon motion, duly seconded and carried, it was

Resolved, To appoint Dr. William A. rock as Assistant Pathologist.

The Fordham Hospital Conference Committee reported upon the nominations of Dr. Babcock and Dr. Butts, and, on motion, duly seconded and carried, Dr. Joseph W. Babcock was appointed Assistant Physician to Out-patients (dermatology), and Dr. Arthur C. Butts, Jr., was reappointed as Physician to Out-patients and Assistant Visiting Obstetrician for the year 1914.

The Conference Committee further reported that they still had under consideration the applications for the place of Admitting Physician at Fordham Hospital, and, on motion, duly seconded and carried, the General Medical Superintendent was authorized to make a temporary appointment, pending the receipt of a nomination from the Conference Committee.

The Building Committee reported on the request of McKim, Mead & White for permission to make slight changes in the construction of the interior of the refrigerators of pavilions I and K, as set forth in their letter of February 28th, and in accordance with the recommendation of the Building Committee, this. change was approved.

Mr. Robbins, on behalf of the special committee appointed to select two motor ambulances, recommended the purchase of White gas cars, manufactured by the White Company, at \$2,487.50 each. On motion, duly seconded and carried, this report was accepted, and the General Medical Superintendent instructed to purchase these am-

Mr. O'Keeffe reported that he had opened bids on February 26th for medical and surgical supplies, general plant supplies, material for wearing apparel, general plant equipment, household equipment and general plant materials for the year 1914. The Committee on Supplies presented a tabulation of these bids and recommended that all bids received on lines 307, 322, 344, 347, 348, 349, 417, 440, 445, 452, 463, 488, 489, 490, 496, 497, 506, 515, 532, 535, 544, 548, 561, 563, 569, 592, 611, 619, 620, 621 and 632 be rejected, and that the lowest bids received on all other lines, with exception of lines 345 and 350, be accepted. On motion, duly seconded and carried, the report of the Committee on Supplies was approved and its recommendations adopted.

A letter dated March 10th was presented from the High Grade Oil Refining Company, protesting against the rejection of their bid on lines 345 and 350 on account of their failure to give the unit prices. After discussion, it was moved, seconded and carried to defer action on the bids received on lines 345 and 350, pending the receipt of an opinion from

the Law Department. The President reported that he had opened bids on March 16th for meats, poultry and fish for the quarter ending June 30th, and for ice and coal for the the President was approved. remainder of the year (lines /Ul to /30, inclusive). The Committee on Supplies presented a tabulation of these bids and recommended that contracts be awarded to the low bidders on lines 701 to 735, inclusive, and that action be deferred on line 736, for ice, in accordance with the resolution adopted by the Board of Estimate and Apportionment on March 6th. On motion, duly seconded and carried, this report was approved and its recom-

mendations adopted. Communications.

The minutes of the Executive Committee of the Medical Board of Bellevue Hospital for March 11th were presented. On motion, duly seconded and carried, the nomination of Dr. Vincent A. Nardiello as Interne on the Third Division from February 1st to June 30th, 1914, to fill the vacancy caused by the resignation of Dr. E. A. Sherrill on account of ill health, was approved.

The minutes of the Medical Board of Harlem Hospital for February 24th were presented. On motion, duly seconded and carried, the nomination of Dr. L. M. Hubby and the applications of Dr. Perry and Laryngologist were referred to the who completed their term of service on tion. the house staff on March 1st, was apfollows:

Dr. S. DiPalma, July 1st, 1914, 2 years; 2 years; Dr. Herman Ballon, July 1st, 1914, 2 years; Dr. H. T. Brasted, Novem-

1915, 2 years. A report was presented from the Medioffice.

A letter dated March 6th was presented from McKim, Mead & White, enclosing an estimate from the John H. Parker Company of \$165 for changing the refrigerator box in the service room of the dining room for first class help on the ground floor of pavilions I and K. On the recommendation of the Building Committee this estimate was accepted.

A letter dated March 12th was presented from Dr. W. M. Stewart, requesting the privilege of having two unpaid assistants in the x-ray department of Harlem Hospital and of teaching at the hospital. After discussion, it was moved, seconded and carried to approve both re-

A communication dated February 27th was presented from Dr. Herbert L. Wheeler submitting nominations to the dental staff of Bellevue and Allied Hospitals for the year 1914. On motion, duly seconded and carried, Dr. Max Herbst was promoted to the place of Visiting Dentist to Gouverneur; Drs. Fred H. Schramm, Godfrey Eriksen, E. L. Chambers, I. Weitzman and B. Adles were appointed Assistant Visiting Dentists to Bellevue Hospital; Dr. William Goetz and Dr. H. Spinadel were appointed Assistant Visiting Dentists to Gouverneur Hospital, and reappointments were approved as follows:

Bellevue Hospital—Visiting Dentist: Dr. Mathew Carney. Assistant Visiting Dentists: Dr. C. Denny Kimball, Dr. E. H. Raymond, Dr. S. E. Davenport, Jr., Dr. I. Gellman, Dr. C. Wolfe, Dr. M. Wolfe, Dr. G. H. Legget.

Gouverneur Hospital—Assistant Visit-

ing Dentists: Dr. J. Edgar Berger, Dr. Samuel Kessler.

Harlem Hospital— Visiting Dentist: Dr. Marie McElroy. Assistant Visiting Dentists: Dr. Rose A. Bromberg, Dr. Josephine Luhan.

Fordham Hospital—Visiting Dentist: Dr. Waldo H. Mork. Assistant Visiting Dentists: Dr. Harvey E. Fountaine, Dr.

George Steibel. A letter dated March 12th was presented from the Borough President of Brooklyn, consenting to the transfer of \$987 to apply on the deficit in the Bellevue appropriations for the year 1913. The Secretary reported that he had requested the Board of Estimate and Apportionment

to make this transfer, and, on motion, duly seconded and carried, this action was

approved. A letter dated March 7th was presented from the Mayor, requesting information as to what efforts are being made to have an economical administration, and directing that all plans of an important character for departmental reorganization be sent to him. The President reported that he had replied to this communication under date of March 14th and on motion, duly seconded and carried, the action of

A communication dated March 14th was presented from the Board of Estimate and Apportionment, transmitting a copy of a resolution adopted on March 6th, requesting the Department to investigate the possibility and cost of delivery of ice by existing equipment or by contract from freight cars at Jersey City or the Erie siding in Manhattan, and directing that no contracts be made for ice until such investigation has shown the relative costs involved by proposed and present methods. On motion duly seconded and carried this communication was referred to the General Medical Superintendent.

A letter was presented from the Commissioners of the Sinking Fund, transmitting copies of two resolutions adopted on March 4th authorizing the renewal of the leases of the premises at 113 and 115 W. 136th st., for use as a residence for the Nurses of Harlem Hospital. On motion duly seconded and carried this communication was ordered placed on file.

A letter dated March 6th was presented from the Board of Estimate and Apportionment, returing the report of H. F. J Porter on the subject of reducing the Schoonmaker and Dr. Joseph A. Mulhol- fire hazard in the old buildings of Belleland for the place of Visiting Otologist vue Hospital, and suggesting that the vue Hospital, and suggesting that the matter be taken up with the Bureau of Conference Committee; the award of. Fire Prevention. It was moved, seconded diplomas to Dr. Cassassa and Dr. O'Brien, and carried to comply with this sugges-

A letter dated March 12th was presentproved and Internes were appointed as ed from H. F. J. Porter requesting to be informed of the decision arrived at hetween the Trustees and the Bureau of Dr. K. E. Shauwecker, July 1st, 1914, 2 Fire Prevention, in regard to his report. years; Dr. H. A. Knauss, July 1st, 1914, On motion duly seconded and carried this communication was placed on file.

A letter was presented from J. H. ber 1st, 1914, 2 years; Dr. Francis A. Freedlander, dated March 10th, in regard McGreen, November 1st, 1914, 2 years; to the necessity of letting contracts for Dr. George A. Brown, March 1st, 1915, the equipment of the new ward wing at 2 years; Dr. A. W. Colwill, March 1st, Harlem Hospital, and suggesting that corporate stock appropriations to the amount of \$85,000 be obtained for the equipment, cal Board of Fordham Hospital of an the enlargement of the mechanical plant investigation of the complaint made by in the power house, additional vault space Charles Schack, and referred to by the and the remodeling of the gardens, paths Mayor in a letter to the President under and driveways. The Building Commit-date of February 18th. After discussion, tee recommended that a request for this Somerville as Assistant Physician to Out- it was moved, seconded and carried to corporate stock be made, and after conpatients and Dr. Edwin George Lang- send a copy of this report to the Mayor's sideration, on motion, duly seconded and carried, this recommendation was adopted.

The General Medical Superintendent presented a request for a transfer of \$4,50 within the salary appropriations for 1913 and the amendment of the schedules. On motion, duly seconded and carried, it was

Resolved, To request the Board of Estimate and Apportionment to approve of the transfer of funds and revision of schedules as recommended.

The minutes of the meetings of the Medical Board of Gouverneur Hospital for March 2nd and 16th were presented. On motion, duly seconded and carried, the action of the Executive Committee on the complaint against Dr. Carl S. Moore was approved; on the recommendation of the Conference Committee, Dr. Maurice Packard was appointed Physician to Outpatients and Assistant Visiting Physician; it was resolved to grant Dr. George V. Duffy a diploma for eighteen months' service upon the completion of his term on the house staff on June 30th, 1914; Dr. Pasqual Della Badia was appointed Interne for two years, beginning January 1st, 1914. Action on the recommendations and rules suggested for the outpatient department, the establishment of a dental clinic and the appointment of a Dental Interne and a paid Pathologist was deferred.

A letter dated March 9th was presented from the Mayor, enclosing a communication from the Secretary of the East Tremont Taxpayers' Association, complaining that the medical clinic in the out-patient department of Fordham Hospital was uncovered on February 27th, and that a number of patients were turned away without medical attention. Mr. O'Keeffe and Mr. Robbins, of the Committee of the Month, reported that they had made an investigation and found that the physician in charge, Dr. McGowan, did not attend this clinic on account of illness, but had tried to communicate with his assistant. The committee further reported that Dr. McGowan and Dr. Grossman had been called to account for their failure to notify the hospital of their inability to attend this clinic, and that the other physicians in the out-patient department had been informed that the Trustees expect, in addition to regularity and promptness in attendance, that they will notify the hospital if for any reason they are unable to attend their clinics. A report dated March 13th from the Executive Committee of the Medical Board of Fordham Hospital was also presented. On motion, duly seconded and carried, these reports were accepted.

Mr. Sachs presented a communication from Dr. Abraham Flexner, transmitting a revised draft of the proposed amendment to article 6 of section 692 of the Charter. After discussion, it was moved. seconded and carried to refer the matter to the Committee of the Whole with power to confer with Dr. Flexner.

New Business.

Consideration was given to the promotion of Dr. A. C. Henderson to the place of Associate Visiting Physician to Gouverneur Hospital and inasmuch as Dr. Sheils has had a longer tenure of service, and this appointment had been made without the recommendation of the Medical Board, it was moved, seconded and carried to reconsider this appointment should the Medical Board of Gouverneur Hospital request it.

Reference was made to a resolution adopted by the Trustees on June 28th, 1909, in regard to the property owned by the City between the Bellevue Training School for Nurses and the East River. After discussion, on motion, duly seconded and carried, it was

Resolved, To renew the request that the Board of Estimate and Apportionment assign this property to Bellevue and Allied Hospitals upon the expiration of the lease on November 1st. 1914.

A motion to adjourn the meeting was seconded and carried. J. K. PAULDING, Secretary.



OFFICIAL DIRECTORY

Unless otherwise stated, the Public Offices of the City are open for business from 9 a. m. to 5 p. m.; Saturday, 9 a. m. to 13 noon.

CITY OFFICES.

MAYOR'S OFFICE. City Hall. Telephone, 8020 Cortlandt. John Purroy Mitchel, Mayor. Bureau of Licenses.

57-59 Centre st. Telephone, 2030 Worth.
Julian Rosenthal, Chief of Bureau.

Bureau of Weights and Measures.
City Hall. Telephone, 4334 Cortlandt.
John L. Walsh, Commissioner.

COMMISSIONERS OF ACCOUNTS.

Municipal Ruilding Telephone, 4315 Wo

Municipal Building. Telephone, 4315 Worth, James McGinley, Acting Commissioner.

BOARD OF ALDERMEN. City Hall, 10 a. m. to 4 p. m. Saturday, to 2 m. Telephone, 7560 Cortlandt. P. J. Scully, Clerk.

President of the Board of Aldermen.
City Hall. Telephone, 6725 Cortlandt.
George McAneny, President.

BOARD OF AMBULANCE SERVICE. 300 Mulberry st. Ambulance Calls—3100
Spring. Administration Offices—7586 Spring.
D. C. Potter, Director.
ARMORY BOARD.

ARMORY BOARD.

Hall of Records. 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 3900 Worth.

C. D. Rhinehart, Secretary.

ART COMMISSION.

City Hall. Telephone, 1197 Cortlandt.

John A. Mitchell, Secretary.

BOARD OF ASSESSORS.

320 Brandway Telephone, 29 Worth.

320 Broadway. Telephone, 29 Worth. Alfred P. W. Seaman, Chairman. St. George B. Tucker, Secretary. BELLEVUE AND ALLIED HOSPITALS. 26th st. and 1st ave. Telephone, 4400 Madi-

son square. Dr. John W. Brannan, President.
J. K. Paulding, Secretary,
DEPARTMENT OF BRIDGES. Municipal Building, 18th floor. Telephone, 380

Worth.
F. J. H. Kracke, Commissioner.
BUREAU OF THE CHAMBERIAIN.
Municipal Building, 8th floor. Telephone, 4270 Henry Bruere, Chamberlain,

CHANGE OF GRADE DAMAGE COMMISSION. 280 Broadway. 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 3254 Worth.
Lamont McLoughlin, Clerk.
CITY CLERK AND CLERK OF THE BOARD
OF ALDERMEN.

City Hall. 10 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 7560 Cortlandt. P. J. Scully, City Clerk.

BOARD OF CITY RECORD.

Supervisor's office, Municipal Building, 8th floor. Distributing Division, 96 Reade st. Telephone, 3490 Worth.
David Ferguson, Supervisor.
DEPARTMENT OF CORRECTION.
Municipal Building, 24th floor. Telephone, 1610

Katharine B. Davis, Commissioner.

DEPARTMENT OF DOCKS AND FEBRIES. Pier "A," N. R. Telephone, 300 Rector. R. A. C. Smith, Commissioner. DEPARTMENT OF EDUCATION.

Board of Education.

Park ave. and 59th st. 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 ond Wednesday in July, and the second and fourth Wednesdays in every month, except July and August.
Thomas W. Churchill, President.

A. Emerson Palmer, Secretary. BOARD OF ELECTIONS. General office and office of the Borough of Manhattan, Municipal Building, 18th floor. Tele-

phone, 1307 Worth.
J. Gabriel Britt, President,
Moses M. McKee, Secretary.
Other Borough Offices. The Bronx.
368 E. 148th st. Telephone, 336 Melrose.

Brooklyn.
435-445 Fulton st. Telephone, 693 Main. Queens.
64 Jackson ave., Long Island City. Telephone,
3375 Hunters Point.

Richmond. Borough Hall, New Brighton, S. I. Telephone, 1000 Tompkinsville. All offices open from 9 a. m. to 4 p. m. Satur-

BOARD OF ESTIMATE AND
APPORTIONMENT.
Municipal Building, 13th floor. Telephone, 4560 Worth.

Joseph Haag, Secretary. Bureau of Records and Minutes.
Municipal Building, 13th floor. Telephone,
4560 Worth.

Office of the Chief Engineer.
Municipal Building, 13th floor. Telephone,
4560 Worth.

Bureau of Public Improvements.
Municipal Building, 13th floor. Telephone,

Bureau of Franchises.
277 Broadway, 8th floor. Telephone, 4563 Worth.

Bureau of Contract Supervision.
Municipal Building, 13th floor. Telephone,
4560 Worth. Bureau of Standards.
51 Chambers st., 3d floor. Telephone, 1435

Standard Testing Laboratory.
125 Worth st., 5th floor. Telephone, 3088

Bureau of Standardization of Supplies.
Municipal Building, 13th floor. Telephone,
4560 Worth. Franklin.

Efficiency and Budget Advisory Staff. 51 Chambers st., 8th floor. Telephone, 1684

BOARD OF EXAMINERS. Municipal Building, 20th floor, 9 a. m. to 4 m. Saturday, to 12 m. Telephone, 3280

Board meets every Tuesday at 2 p. m. Edward V. Barton, Clerk. DEPARTMENT OF FINANCE. Municipal Building, 5th floor. Telephone, 1200

William A. Prendergast, Comptroller.
FIRE DEPARTMENT.

157 East 67th st. Telephone, 640 Plaza.
Brooklyn, 365 Jay st. Telephone, 2653 Main.

Robert Adamson, Commissioner. DEPARTMENT OF HEALTH. Centre and Walker sts., Manhattan. Telephone,

Burial Permit and Contagious Disease offices always open.

Bronx, 3731 Third ave. Brooklyn, Flatbush ave., Willoughby and Fleet sts. Queens, 372 Fulton st., Jamaica. Richmond, 514 Bay st., Staple-

S. S. Goldwater, Commissioner. Eugene W. Scheffer. Secretary. BOARD OF INEBRIETY. 300 Mulberry st. Telephone, 7116 Spring. Board meets first Wednesday in each month at Charles Samson, Secretary.

LAW DEPARTMENT.

Office of Corporation Counsel.

Main office, Hall of Records. Telephone, 4600 Worth. Brooklyn office, 153 Pierrepont st. Telephone,

2948 Main.
Frank L. Polk, Corporation Counsel.
Bureau of Street Openings.
Main office, Municipal Building, 15th floor.
Telephone, 1380 Worth.

Brooklyn office, 166 Montague st. Telephone,

Oueens office, Municipal Building, Long Island City. Telephone, 3886 Hunters Point.

Bureau for the Recovery of Penalties.

Municipal Building, 15th floor. Telephone, 3460

Bureau for the Collection of Arrears of Personal Taxes. Municipal Building, 17th floor. Telephone, 4585 Worth.

Tenement House Bureau and Bureau of Buildings.
Municipal Building, 15th floor. Telephone, 1620

Worth.

COMMISSIONER OF LICENSES.

277 Broadway. Telephone, 2828 Worth.

George H. Bell, Commissioner.

METROPOLITAN SEWERAGE COMMISSION.

17 Battery place. Telephone, 1694 Rector. George A. Soper, President, James H. Fuertes, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION.

Municipal Building, 14th floor. Telephone, 1580

Henry Moskowitz, President. Frank A. Spencer, Secretary. MUNICIPAL EXPLOSIVES COMMISSION. 157 East 67th st. Telephone, 640 Plaza.

Meetings at call of Fire Commissioner.

DEPARTMENT OF PARKS.

Arsenal, Central Park. Telephone, 7300 Plaza.
Cabot Ward, Commissioner, Manhattan and Richmond.

Borough of Brooklyn.
Litchfield Mansion, Prospect Park, Brooklyn.
Telephone, 2300 South. Raymond V. Ingersoll. Commissioner. Borough of The Bronx.
Zbrowski Mansion, Claremont Park. Telephone,

2640 Tremont.
Thomas W. Whittle, Commissioner.

Borough of Queens.

The Overlook, Forest Park, Richmond Hill,

I. Telephone, 2300 Richmond Hill.

Walter G. Eliot, Commissioner. BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEAN-

ANTS. Municipal Building, 24th floor. Telephone, 1610 Worth.

Thomas R. Minnick, Secretary.

PERMANENT CENSUS BOARD.

114 East 47th st. Telephone, 3591 Murray Hill.
George H. Chatfield, Secretary. EXAMINING BOARD OF PLUMBERS.
Municipal Building, 8th floor. Telephone, 1268

J. A. Glendinning, Clerk.
POLICE DEPARTMENT. 240 Centre st. Telephone, 3100 Spring. Arthur Woods, Commissioner. DEPARTMENT OF PUBLIC CHARITIES. Principal office Municipal Building, 10th floor. Telephone, 4440 Worth. Telephone, 4440 Worth.

Brooklyn and Queens, 327 Schermerhorn st.,
Brooklyn. Telephone, 2977 Main.

Bureau of Dependent Adults, Pier, foot of
East 26th st. Telephone, 7400 Madison Square.
The Children's Bureau, 124 East 50th st. Telephone, 7400 Madison Square.

Borough of Richmond, Borough Hall, St.
George, S. I. Telephone, 100 Tompkinsville.
John A. Kingsbury, Commissioner.

PUBLIC RECREATION COMMISSION.

Municipal Building, 8th floor. Telephone, 1471
Worth.

Meeting every second Tuesday at 2.30 p. m. Cyril H. Jones, Secretary. PUBLIC SERVICE COMMISSION. 154 Nassau st., Manhattan. 8 a. m. to 11 p. m. every day, including holidays and Sundays. Telephone, 4150 Beekman. Edward E. McCall, Chairman. Travis H. Whitney, Secretary.

BOARD OF REVISION OF ASSESSMENTS.
Municipal Building, 7th floor. Telephone, 1200

Worth.
John Korb, Chief Clerk.
COMMISSIONERS OF SINKING FUND.
Office of Secretary, Municipal Building, 7th
floor. Telephone, 1200 Worth.
Variable Secretary.

DEPARTMENT OF STREET CLEANING.

John T. Fetherston, Commissioner,
DEPARTMENT OF TAXES AND

ASSESSMENTS.

Hall of Records. 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 3900 Worth.

Lawson Purdy, President.

C. Rockland Tyng, Secretary.

TENEMENT HOUSE DEPARTMENT. Manhattan and Richmond office, Municipal Building, 19th floor. Telephone, 1526 Worth. Brooklyn and Queens office, 503 Fulton st., Brooklyn. Telephone, 3825 Main. Bronx office, 391 East 149th st. Telephone, 107 Melrose.

John J. Murphy, Commissioner. BOARD OF WATER SUPPLY. Municipal Building, 22d floor. Telephone, 3150

Worth.
Charles Strauss, President.
W. Bruce Cobb, Secretary.
DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY. Municipal Building, 23d, 24th and 25th floors. Telephones: Manhattan, 4320 Worth; Brooklyn, 3980 Main; Queens, 3441 Hunters Point; Richmond, 840 Tompkinsville; Bronx, 3400 Tre-

mont.
Brooklyn, Municipal Building, Brooklyn. Bronx,
Tremont and Arthur aves. Queens, Municipal
Building, Long Island City. Richmond, Municipal
Building, St. George.
William Williams, Commissioner.

BOROUGH OFFICES.

BOROUGH OF THE BRONX. President's office, 3d ave. and 177th st. Telephone, 2680 Tremont.

Douglas Mathewson, President.

BOROUGH OF BROOKLYN.

President's office, Borough Hall. Telephone, 3960 Main.

3960 Main. Lewis H. Pounds, President. BOROUGH OF MANHATTAN.

President's office, 17th floor, Municipal Bldg. Commissioner of Public Works, 21st floor, Municipal Building.
Assistant Commissioner of Public Works, 20th oor, Municipal Building.
Bureau of Highways, 21st floor, Municipal

Building.
Bureau of Public Buildings and Offices, 20th floor, Municipal Building.

Bureau of Sewers, 21st floor, Municipal Bldg.

Bureau of Buildings, 20th floor, Municipal Building. Telephone, 4227 Worth.

Marcus M. Marks, President. Marcus M. Marks, President.

BOROUGH OF QUEENS.

President's office, Borough Hall, Long Island City. 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 5400 Hunters Point.

Bureau of Public Buildings and Offices, Town Hall, Flushing, L. I. Telephone, 1740 Flushing.

Maurice E. Connolly, President.

BOROUGH OF RICHMOND.

President's office, New Brighton, Staten Island. 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 1000 Tompkinsville.

Charles J. McCormack, President.

CORONERS. Manhattan, 70 Lafayette st. Open at all hours of the day and night. Telephone, 5057 Franklin.
Bronx, Arthur and Tremont aves. Telephone, 1250 Tremont. 8 a. m. to midnight, every day. Brooklyn, 236 Duffield st. Telephone, 4004 Main. Open at all hours of the day and night. Queens, Town Hall, Jamaica, L. I. 9 a. m. to 10 p. m.; Sundays and holidays, 9 a. m. to 12 m. Richmond, 175 Second st., New Brighton. Open at all hours of the day and night.

COUNTY OFFICES.

Unless otherwise stated, the County offices are open for business from 9 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 noon.

NEW YORK COUNTY.

COUNTY CLERK. County Court House. Telephone, 5388 Cort-

William F. Schneider, County Clerk. DISTRICT ATTORNEY.

Criminal Courts Building, 9 a. m. to 5.15 p. m.;
Saturday, to 12 m. Telephone, 2304 Franklin.
Charles S. Whitman, District Attorney.
COMMISSIONER OF JURORS.
280 Broadway. Telephone, 241 Worth.
Thomas Allison, Commissioner.
PUBLIC ADMINISTRATOR.
119 Nassau st. Telephone, 6376 Cortlandt.
William M. Hoes, Public Administrator.
COMMISSIONER OF RECORDS.
Hall of Records. Telephone, 3900 Worth.

Hall of Records. Telephone, 3900 Worth. John F. Cowan, Commissioner. REGISTER.

Hall of Records. Telephone, 3900 Worth.
John J. Hopper, Register.
SHERIFF.
299 Broadway. Telephone, 4984 Worth.
New York County Jail, 70 Ludlow st.
Max S. Grifenhagen, Sheriff.

SURROGATES.
Hall of Records. Telephone, 3900 Worth.
William V. Leary, Chief Clerk.
John F. Curry, Commissioner of Records.

KINGS COUNTY.

COUNTY CLERK. Hall of Records, Brooklyn. Telephone, 4930

Main. Charles S. Devoy, County Clerk. COUNTY COURT.

County Court House, Brooklyn. 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.; Saturday, to 12 m. Telephone, 4154 Main. John T. Rafferty, Chief Clerk.

DISTRICT ATTORNEY.

66 Court st., Brooklyn. 9 a. m. to 5.30 p. m.; Saturday, to 1 p. m. Telephone, 2954 Main. James C. Cropsey, District Attorney.

COMMISSIONEE OF JURORS.

381 Fulton st., Brooklyn. Telephone 1454 Main.

381 Fulton st., Brooklyn. Telephone 1454 Main. Thomas R. Farrell. Commissioner.

PUBLIC ADMINISTRATOR. 44 Court st., Brooklyn, Telephone, 2840 Main. Frank V. Kelly, Public Administrator. COMMISSIONER OF RECORDS. Hall of Records, Brooklyn. Telephone, 6988

Edmund O'Connor, Commissioner,

REGISTER.

Hall of Records, Brooklyn. Telephone, 2830

Edward T. O'Loughlin, Register. 186 Remsen st., Brooklyn. Telephone, 6845

Lewis M. Swasey, Sheriff.

SURROGATE.

Hall of Records, Brooklyn. Court opens at 10

m. Telephone, 3945 Main.

John H. McCooey, Chief Clerk.

BRONX COUNTY.

COUNTY CLERK.

161st st. and 3d ave. Telephone, 9266 Melrose.

James Vincent Ganly, County Clerk.

COUNTY JUDGE.

Louis D. Gibbs, County Judge.
Louis D. Gibbs, County Judge.
DISTRICT ATTORNEY.

161st st. and 3d ave. Telephone, 9200 Melrose.
Francis Martin, District Attorney.
COMMISSIONER OF TIPOPS COMMISSIONER OF JUROES. 1932 Arthur ave. Telephone, 3700 Tremont. John A. Mason. Commissioner. PUBLIC ADMINISTRATOR.

2808 3d ave. 9 a. m. to 5 p. m., Saturday to Ernest E. L. Hammer, Public Administrator. REGISTER. 1932 Arthur ave. Telephone, 6694 Tremont. Edward Polak, Register. SHERIFF.

1932 Arthur ave. Telephone, 6600 Tremont. James F. O'Brien, Sheriff. SURBOGATE. 161st st. and 3d ave. George M. S. Schulz, Surrogate.

OUEENS COUNTY.

COUNTY CLERK. 364 Fulton st., Jamaica. Telephone, 151 Jamaica. Leonard Rouff, County Clerk.

COUNTY COURT.
County Court House, Long Island City. Telephone, 596 Hunters Point.

Court opens at 10 a. m. Trial Terms begin first
Monday of each month, except July, August and September, and on Friday of each week.

Clerk's office opens 9 a. m. to 5 p. m.; Saturday to 12.30 p. m. Telephone, 551 Jamaica.

Burt Jay Humphrey. County Judge.

DISTRICT ATTORNEY.

County Court House, Long Island City, 9 a. m.

to 5 p. m.; Saturday, to 12 m. County Judge's office always open at 336 Fulton st., Jamaica. Telephone, 3871 Hunters Point, Matthew J. Smith, District Attorney. COMMISSIONER OF JUROES

County Court House, Long Island City. Tele-hone, 9631 Hunters Point. Thorndyke C. McKennee, Commissioner. PUBLIC ADMINISTRATOR. 364 Fulton st., Jamaica. Telephone, 397 Ja-

Randolph White, Public Administrator.
SHERIFF.
County Court House, Long Island City. Telephone 3766 Hunters Point. George Emener, Sheriff.

SURROGATE. 364 Fulton st., Jamaica. Telephone, 397 Ja-Daniel Noble, Surrogate.

RICHMOND COUNTY.

COUNTY CLERK. County Office Building, Richmond. Telephone, 28 New Dorp. C. Livingston Bostwick, County Clerk.

COUNTY JUDGE AND SURROGATE. Trial Terms, with Grand and Trial Jury, Second Monday of March, First Monday of October.
Trial Terms, with Trial Jury only, First Monday of May, First Monday of December,
Special Terms, without Jury—Wednesday of
each week, except the last week of July, the
month of August and the first week of Sep-

Surrogate's Court. Surrogate's Court.

Monday and Tuesday of each week at the Borough Hall, St. George, and on Wednesday at the Surrogate's Court, at Richmond, except during the session of the County Court. There will be no Surrogate's Court during the month of August. Surrogate's Court and Office, Richmond, S. I. Surrogate's Chambers, Borough Hall, St. George.

J. Harry Tiernan, County Judge and Surrogate

DISTRICT ATTORNEY. Borough Hall, St. George. Telephone, 50 Tompkinsville, 9 a. m. to 5 p. m.; Saturday, to Albert C. Fach, District Attorney.

COMMISSIONER OF JURORS. Village Hall, Stapleton. Telephone, 81 Tompinsville Charles J. Kullman, Commissioner.

PUBLIO ADMINISTRATOR.
Port Richmond. Telephone, 704 West Brighton.
William T. Holt, Public Administrator.

SHERIFF.
County Court House, Richmond. Telephone,
120 New Dorp.
Joseph F. O'Grady, Sheriff.

THE COURTS.

CITY COURT OF THE CITY OF NEW YORK. City Hall Park. Special Term Chambers held from 10 a. m. to 4 p. m. Clerk's office open from 9 a. m. to 4 p. m. Telephone, 122 Cortlandt. Thomas F. Smith, Clerk.

CITY MAGISTRATES' COURT. First Division.

First District—Criminal Court Building.
Second District—Jefferson Market.

Auird District—2d ave. and 1st st. Fourth District—151 E. 57th st. Fifth District—121st st. and Sylvan place. Sixth District—162d st. and Washington ave.
Seventh District—314 W. 54th st.
Eighth District—1014 E. 181st st., The Bronx.
Ninth District (Night Court for Females)—

125 6th ave.
Tenth District (Night Court for Males)—151 E. 57th st.
Eleventh District (Domestic Relations)—151

E. 57th st.
Thirteenth District (Domestic Relations)—1014
E. 181st st., The Bronx.
Philip Bloch, Chief Clerk, 300 Mulberry st.
Telephone, 6213 Spring. Second Division.

Borough of Brooklyn.

Office of Chief Magistrate, 44 Court st. Telephone, 7411 Main,
First District—318 Adams st.
Second District—Court and Butler sts,
Fifth District—249 Manhattan ave.
Sixth District—495 Gates ave. Seventh District—31 Snider ave., Flatbush,
Eighth District—W. 8th st., Coney Island.
Ninth District—5th ave. and 29th st.
Tenth District—133 New Jersey ave.
Domestic Relations—Myrtle and Vanderbilt

William F. Delaney, Chief Clerk.

Borough of Queens.

First District—St. Mary's Lyceum, L. I. City.
Second District—Town Hall, Flushing, L. I.
Third District—Central ave., Far Rockaway.
Fourth District—Town Hall, Jamaica, L. I.

Borough of Richmond.
First District—Lafayette ave., New Brighton.
Second District—Village Hall, Stapleton.
All courts open daily from 9 a. m. to 4 p. m.,
except on Saturdays, Sundays and legal holidays,
when only morning sessions are held.

when only morning sessions are held. COURT OF GENERAL SESSIONS.

a. m. Clerk's office open from 9 a. m. to 4 p. m., and on Saturday until 12 m. Edward R. Carroll, Clerk. MUNICIPAL COURTS.

The Clerks offices are open from 9 a. m. to 4 p. m.; Saturday, to 12 noon.

Borough of Manhattan.

First District—54-60 Lafayette st. Additional Part is held at southwest corner of 6th ave. and 10th st. Telephone, 6030 Franklin.

Second District—264-266 Madison st. Telephone, 4300 Orchard.

Third District—314 W. 54th st. Telephone, 5450 Columbus.
Fourth District—Parts I. and II, 207 E. 32d st.
Telephone, 4358 Murray Hill.
Fifth District—Broadway and 96th st. Tele-

phone, 4006 Riverside.

Sixth District—155 E. 88th st.

Seventh District—70 Manhattan st.

Eighth District—121st st. and Sylvan place. Telephone, 3950 Harlem.
Ninth District—Madison ave. and 59th st. Parts I and II. Telephone, 3873 Plaza.

Borough of The Bronx. First District—Town Hall, 1400 Williamsbridge road, Westchester. Trial of causes, Tuesday and Friday of each week. Telephone, 457 West-Second District—Washington ave. and 162d st. Telephone, 3043 Melrose.

Borough of Brooklyn.
First District-State and Court sts. Parts I and II. Telephone, 7091 Main. Second District-495 Gates ave. Telephone, 504 Bedford. Third District-6 Lee ave. Telephone, 955

Williamsburg.
Fourth District—14 Howard ave.
Fifth District—5220 Third ave. Telephone,
3907 Sunset. Sixth District-236 Duffield st. Telephone, 6166 Main. Seventh District—31 Pennsylvania ave. 8.45 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 m. Telephone, 904 East New York.

Borough of Queens.
First District—115 5th st., Long Island City.
Telephone, 1420 Hunters Point.
Second District—Broadway and Court st., Elmhurst. Telephone, 87 Newtown.
Third District—1908 Mystle ave Glendale. Third District-1908 Myrtle ave., Glendale. Telephone, 2352 Bushwick.
Fourth District—Town Hall, Jamaica. Telephone, 1654 Jamaica.

Borough of Richmond.
First District—Lafayette ave. and 2d st., New Brighton. Clerk's office open from 8.45 a. m. to 4 p. m. Telephone, 503 Tompkinsville.
Second District—Former Edgewater Village Hall, Stapleton. Clerk's office open from 8.45 a. m. to 4 p. m. Telephone, 313 Tompkinsville.

COURT OF SPECIAL SESSIONS. Court open at 10 a.m.
Part I, Criminal Court Building, Manhattan. Telephone, 3983 Franklin. Part II, 171 Atlantic ave., Brooklyn. Telephone, Main 4280.
Part III, Town Hall, Jamaica. Held on Tuesday of each week. Telephone, 2620 Jamaica.
Part IV, Borough Hall, St. George. Held on

Wednesday of each week. Telephone, 324 Tompkinsville.
Part V, 161st st. and 3d ave., Bronx. Held on Thursday of each week. Telephone, 9088

Frank W. Smith, Chief Clerk.

Children's Court.

New York County-66 3d ave. Telephone, 1832

New York County—00 3d ave. Telephone, 1852 Stuyvesant.

Dennis A. Lambert, Clerk.

Bronx County—355 E. 137th st. Court held
on Wednesday and Friday of each week. Telephone, 9092 Melrose.

Michael Murray, Clerk.

Kings County—102 Court st. Telephone, 627

Main.
Joseph W. Duffy, Clerk.
Queens County—19 Flushing ave., Jamaica.
Court held on Monday and Thursday of each
week. Telephone, 2624 Jamaica.
Sydney Ollendorf, Clerk.
Richmond County—Corn Exchange Bank
Building, St. George. Court held on Tuesday of
each week. Telephone, 324 Tompkinsville.
William J. Browne, Clerk.

SUPREME COURT-APPELLATE DIVISION.

First Judicial Department.

Madison ave., corner 25th st. Court open from 2 p. m. until 6 p. m. Friday, Motion Day, Court opens at 10.30 a. m. Motions called at 10 a. m. Orders called at 10.30 a. m. Telephone, 3340 Madison Square.

Alfred Wagestaff Clerk Alfred Wagstaff, Clerk,

Second Judicial Department. Borough Hall, Brooklyn. Court meets from 1 p. m. to 5 p. m., excepting that on Fridays Court opens at 10 o'clock a. m. Clerk's office opens 9 a. m. Telephone, 1392 Main.

John B. Byrne, Clerk.

SUPREME COURT—APPELLATE TERM.

503 English et Brooklyn. Court meets 10 a. m.

503 Fulton st., Brooklyn. Court meets 10 a. m. Clerk's office opens 9 a. m. Telephone, 7452

Main.
Joseph H. DeBragga, Clerk.

SUPREME COURT—CRIMINAL DIVISION.
Criminal Court Building. Court opens at 10.30
a. m. Clerk's office open from 9 a. m. to 4 p. m.;
Saturday, to 12 m. Telephone, 6064 Franklin.
William F. Schneider, Clerk.

SUPREME COURT—FIRST DEPARTMENT.
Courty Court House. Court open from 10.15

County Court House. Court open from 10.15 a. m. to 4 p. m. Telephone, 4580 Cortlandt. SUPREME COURT—SECOND DEPARTMENT.

Kings County.

Joralemon and Fulton sts., Brooklyn. Clerk's office hours, 9 a. m. to 5 p. m. Seven jury trial parts. Special Term for trials. Special Term for motions. Special Term (ex-parte business). Court opens at 10 a. m. Naturalization Bureau, Hall of Records, Brooklyn. Telephone, 5460 Main

James F. McGee, General Clerk.

Queens County.
County Court House, L. I. City. Court opens at 10 a. m. Trial and Special Term for motions and ex-parte business each month except July, August and September, in Part I. Trial Term, Part II, January, February, March, April, May and December. Special Term for trials, January, April, June and November. Naturalization, first Friday in each Term.

Clerk's office open 9 a. m. to 5 p. m.; Saturday, to 12.30 p. m. Telephone, 3896 Hunters

Thomas B. Seaman, Special Deputy Clerk in charge.

Richmond County. Trial Terms held at County Court House, Richmond. Special Terms for trials held at Court room, Borough Hall, St. George. Special Term for motions held at Court House, Borough Hall, St. George.
C. Livingston Bostwick, Clerk.

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 MEETINGS.

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 Friday, at 10.30 o'clock a. m. JOSEPH HAAG, Secretary.

Commissioners of Sinking Fund.

The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesday, at 11 a. m., at call of the Mayor.

JOHN KORB, JR., Secretary.

Board of Revision of Assessments.

The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Friday, at 11 a. m., upon notice of the Chief Clerk.

JOHN KORB, JR., Chief Clerk.

Board of City Record.

The Board of City Record meets in the City
Hall at call of the Mayor,
DAVID FERGUSON, Supervisor, Secretary.

BOROUGH OF RICHMOND.

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

TUESDAY, MAY 5, 1914,
NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR DELIVERING 2,500 TONS OF THREE-QUARTER INCH BROKEN STONE IN STONE DISTRICT NO. 1.
The time for the completion of the work and

The time for the completion of the work and the full performance of the contract is before December 31st, 1914.

The amount of security required is 30% of NO. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR DELIVERING 3,100 TONS OF THREE-QUARTER INCH BROKEN STONE IN STONE DISTRICT NO. 2

TRICT NO. 2. The time for the completion of the work and the full performance of the contract is before December 31st, 1914.

The amount of security required is 30% of total amount for which the contract is awarded. NO. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR DELIVERING 1,600 TONS OF THREE-QUARTER INCH BROKEN STONE IN STONE DISTRICT NO. 3

TRICT NO. 3.

The time for the completion of the work and the full performance of the contract is before December 31st, 1914.

mail, upon which postage is not fully prepaid, which so accepted.

The amount of security required is 30% of total amount f'r which the contract is awarded. NO. 4. FOR FURNISHING ALL THE LA-BOR AND MATERIALS REQUIRED FOR DELIVERING 1,500 CUBIC YARDS OF IRITS.

The time for the completion of the work and the time for the completion of the work and the prepaid which postage is not fully prepaid, will not be accepted.

Applicants must be citizens of the United States and residents of the State of New York. The subjects and weights of the examination will be required on Experience, 3; Report, 2. 70% will be required on Experience and 70% on all. The persons appointed as a result of the examination will be required to investigate cases. The amount of security required is 30% of total amount for which the contract is awarded.

NO. 4. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR DELIVERING 1,500 CUBIC YARDS OF

the full performance of the contract is before December 31st, 1914.

The amount of security required is 30% of

total amount for which the contract is awarded NO. 5. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR DELIVERING 85,000 GALLONS OF ROAD OIL (COAL TAR) FOR ROAD SURFACING.

The time for the completion of the work and the full performance of the contract is before December 31st, 1914.

The amount of security required is 30% total amount for which the contract is awarded.
NO. 6. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR
DELIVERING 158,000 GALLONS OF LIQUID
ASPHALT FOR ROAD SURFACING.

The time for the completion of the work and the full performance of the contract is before

December 31st, 1914.

The amount of security required is 30% of total amount for which the 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, can be obtained upon application therefor at the office of the Assistant Commissioner of Public Works. The plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen and other information ob tained at the office of the Assistant Commissioner

of Public Works of the Borough of Richmond, Borough Hall, St. George, S. I. CHARLES J. McCORMACK, President. The City of New York, April 22nd, 1914.

Esee General Instructions to Bidders on last page, last column, of the "City Record."

MUNICIPAL CIVIL SERVICE COM-MISSION.

Amendments to Classification.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, April 1, 1914. AT A MEETING OF THE MUNICIPAL CIVIL Service Commission of New York held April 1,

Resolved, That the classification of positions in the Exempt Class, under the heading "Department of Finance," be and the same hereby is amended by changing the line "2 Deputy Comptrollers" to

"3 Deputy Comptrollers."
HENRY MOSKOWITZ, President.
Attest: F. A. Spencer, Secretary.

New York, April 10, 1914. I hereby approve the foregoing amendment.

JOHN PURROY MITCHEL, Mayor.

STATE OF NEW YORK, OFFICE STATE CIVIL SER-VICE COMMISSION, ALBANY, April 16, 1914.

The foregoing resolution of the Municipal Civil Service Commission of The City of New York, having been duly examined, is hereby approved by the State Civil Service Commission.

a23 Attest: John C. Birdseye, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, March 26, 1914.
AT A MEETING OF THE MUNICIPAL CIVIL Service Commission of New York held March

25, 1914, it was Resolved, That the Classification be and the same hereby is amended by including in the Non-Competitive Class, under the heading "Positions in the Department of Education, at compensations not exceeding the amounts set forth below," and under the sub-heading "Brooklyn Truant School," the following: Caretaker, \$600 per annum, without maintenance.

Caretaker, \$420 per annum, with maintenance. HENRY MOSKOWITZ, President. Attest: F. A. SPENCER, Secretary.

New York, April 3, 1914. I hereby approve the foregoing amendment.

JOHN PURROY MITCHEL, Mayor.

STATE OF NEW YORK, OFFICE STATE CIVIL SER-The foregoing resolution of the Municipal Civil Service Commission, Albany, April 16, 1914.

The foregoing resolution of the Municipal Civil Service Commission of The City of New York, having been duly examined, is hereby approved by the State Civil Service Commission.

a23 Attest: John C. Birdseye, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, April 1, 1914. AT A MEETING OF THE MUNICIPAL CIVIL Service Commission of New York held April 1,

1914, it was
Resolved, That the Municipal Civil Service
Classification be and the same hereby is amended
by including in the Competitive Class, Part I
(Ungraded Positions), Group 3 (Positions of a
Special or Miscellaneous Character), the following:

Salary and Grade Examiner. HENRY MOSKOWITZ, President. Attest: F. A. SPENCER, Secretary.

New York, April 10, 1914. I hereby approve the foregoing amendment.

JOHN PURROY MITCHEL, Mayor.

STATE OF NEW YORK, OFFICE STATE CIVIL SER-VICE COMMISSION, ALBANY, April 16, 1914.
The foregoing resolution of the Municipal Civil Service Commission of The City of New York, having been duly examined, is hereby approved by the State Civil Service Commission.

a23 Attest: JOHN C. BIRDSEYE, Secretary.

Notices of Examinations.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, April 22, 1914. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

WEDNESDAY, APRIL 22, 1914, TO 4 P. M. WEDNESDAY, MAY 6, 1914,

for the positions of ATTENDANCE OFFICER (Male and Female), without knowledge of languages other than English; ATTENDANCE OFFICER (Male and Fe-

male), with knowledge of Yiddish and Russian; ATTENDANCE OFFICER (Male and Female). with knowledge of Italian.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., WEDNESDAY, MAY 6TH, 1914, will be accepted. Application blanks will be mailed upon request, provided the applicant furnishes a selfaddressed, stamped envelope or proper postage to insure the delivery of the blank desired; but the Commission will not guarantee the delivery of the same. Applications forwarded by mail, upon which postage is not fully prepaid,

of children remaining away from school, either permanently or as truants; to arrest such children and bring them before the District Superintendent of Schools, and to appear in the Children's Court as complainant against such children's Children's Court as complainant against such children or their courts.

dren or their parents.

Candidates should have a knowledge of the statutes bearing on the duties of the position, with particular reference to the Compulsory Education Law and the Child Labor Law.

physical examination will precede the mental. Applications for this examination must be filed on a special blank, Form C. Experience blanks will be issued with the applications. The experience will then be rated. Candidates should have had experience which will qualify them for this work; otherwise they will be rejected. Candidates receiving less than 70% on

them for this work; otherwise they will be rejected. Candidates receiving less than 70% on the experience paper will not be summoned for the physical examination. Candidates failing to pass the physical examination will not be summoned for the written examination.

Candidates who pass the physical and mental tests and who elect to qualify for the lists requiring a knowledge of Yiddish and Russian, or of Italian, will be given a supplementary test therein. Three lists will be prepared, from which certification will be made to the Department of Education in accordance with the needs of the service.

of the service.

The time and place of holding the physical and mental examinations and language tests will

be announced later.
Candidates must not be less than twenty-one nor more than forty-five years of age on the last day of the receipt of applications. The salary is \$900 per annum.

A number of appointments in the Board of Education will be made in the near future.

a22,m6 F. A. SPENCER, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, MUNICIPAL BUILDING, April 14, 1914. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

TUESDAY, APRIL 14, 1914, TO 4 P. M. TUESDAY, APRIL 28, 1914,

for the position of DRAUGHTSMAN, Grade C.

No applications delivered at the office of the No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., Tuesday, April 28, 1914, will be accepted. Application blanks will be mailed upon request provided a self-addressed stamped envelope or proper postage is enclosed with the request, but the Commission will not guarantee the delivery of the same. Applications, forwarded by mail, upon which full postage is not prepaid, will not be accepted. be accepted.

Applicants must be citizens of the United States and residents of the State of New York. The subjects and weights of the examination are: Technical, 7 (to be divided into two parts, 75% on each); Mathematics, 3. 70% total re-

Candidates must be skillful and neat draughtsmen with knowledge of projection, perspective and general drafting. They must be able to lay out and letter a title, plot from engineering notes and to various scales and to compute areas, curves, quantities, etc., essential in drawings of engineering work. Special training or work in

mechanical, architectural, structural or topographical drawing is not required.

Candidates must bring to the examination a drawing board not less than 24" x 30" and all necessary instruments and supplies, including drawing ink, but not drawing or tracing paper. The minimum age is 18 years. The salary is from \$1,200 to but not including \$1,800 per an-

Numerous vacancies are likely to occur in various city departments.
a14,28 F. A. SPENCER, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, MUNICIPAL BUILDING, April 9, 1914.
PUBLIC NOTICE IS HEREBY GIVEN THAT
applications will be received from

THURSDAY, APRIL 9, 1914, TO 4 P. M. THURSDAY, APRIL 23, 1914,

SUPERINTENDENT (LAY) MUNICIPAL SANATORIUM, OTISVILLE, N. Y.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., THURSDAY, APRIL 23RD, 1914, will be accepted. Application blanks will be mailed upon request, provided a self-addressed, stamped envelope, or proper postage, is enclosed with the request, but the Commission will not guarantee the delivery of the same. Applications forwarded by mail upon which postage is not fully prepaid will not be accepted.

Applicants must be citizens of the United States and residents of the State of New York.

The subjects and weights of the examination are: Duties, 5; Experience, 5. 70 per cent. is required on the Duties paper and 70 per cent. on

Experience.
Applications for this examination must be filed on a special blank, Form C. Experience blanks will be issued with the applications, and must be filed with the Commission at the time of filing applications. The experience will then be rated. Candidates receiving less than 70 per cent. on experience will not be summoned for the mental

The person selected as a result of the examination will be in general charge of the property interests, grounds, buildings, construction and repairs of the Tuberculosis Sanatorium at Otisville, N. Y. The plant covers about 1,300 acres, upon which 116 buildings are at present erected. The Superintendent has supervision over the general development of the plant, including study of plans and all constructive work. He has supervision over farm, garden, dairy, stables and gen-eral storehouses. He is in charge of water sup-

ply, roads and sewage system.

Candidates should have extended administrative experience in building construction or in the care of large estates, or in large institutions, hospitals or sanatoriums. Hospital or institutional experience, while desirable, is not essential. A physical examination will precede the mental.

It is useless for candidates without the requisite training to apply for examination.

Candidates must be at least 21 years and not more than 50 years on the last day of filing ap-

plications. There is one vacancy at a salary of \$3,000 per

annum, with maintenance.

The requirement that every application shall bear the certificates of four reputable citizens whose residences or places of business are within The City of New York is waived for applicants for this examination whose previous occupation or employment has been wholly or in part outside The City of New York, and the said certificates will be accepted from persons resident or engaged in business

F. A. SPENCER, Secretary.

BOARD OF WATER SUPPLY.

Proposals.

SEALED BIDS WILL BE RECEIVED BY THE Board of Water Supply, at its offices, twenty-second floor, Municipal Building, Park row, Cen-tre and Chambers sts., New York City, until 11

TUESDAY ,MAY 12, 1914,

CONTRACT 88.

FOR THE CONSTRUCTION OF A PART OF THE RICHMOND CONDUIT, A PORTION OF THE CITY PIPE LINES OF CATSKILL AQUEDUCT, EXTENDING FROM THE JUNCTION OF ARRIETTA ST. AND STUYVESANT PLACE ALONG ARRIETTA ST. AND RICHMOND TURNPIKE TO NEAR WOODSTOCK AVE., IN THE BOROUGH OF RICHMOND, NEW YORK CITY.

The work to be done includes the furnishing

The work to be done includes the furnishing and laying of about 4,100 feet of 48-inch castiron pipe, valves and appurtenances, together with maintenance for one year.

An approximate statement of the quantities of the various classes of work and further information are given in the Information for Bidders forming part of the contract. At the above place and time the 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 thirty thousand dollars (\$30,000), 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 one thousand five hundred dollars (\$1,500).

Time allowed for the completion of the work is seven months 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, at the office of the Secretary, upon application in person or by mail, by depositing the sum of ten dollars (\$10) in cash or its equivalent 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.

For further particulars apply to the office of the Principal Assistant Engineer, at the above

address.

CHARLES STRAUSS, President; CHARLES

N. CHADWICK, JOHN F. GALVIN, Commissioners of the Board of Water Supply.

W. BRUCE COBB, Secretary.

NOTE—See general instructions to bidders on

last page, last column of the CITY RECORD, so far as applicable hereto and not otherwise provided for.

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BOROUGH OF MAN-

HATTAN SEALED BIDS OR ESTIMATES WILL BE 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 30, 1914.

FOR FURNISHING AND DELIVERING:

1. THREE MOTOR PATROL WAGONS.

2. ONE MOTOR TRUCK.

The time allowed for the performance of the contract for No. 1 is sixty (60) calendar days

contract for No. 1 is sixty (60) calendar days after the endorsement of the certificate of the Comptroller upon the executed contract, and for No. 2 forty (40) calendar days after the endorsement of the certificate of the Comptroller upon the executed contract.

The amount of security shall be equal to the purchase price of the vehicles and shall be as a security for the repair, maintenance and keeping in good order of the vehicles and for other requirements of the guarantee in the specifications during the period of two years after the accept-

ance of the vehicels by the City.

No bid will be considered unless it is accompanied by a deposit which shall be in an amount not less than one and one-half (11/2) per cent. of

he total amount of the bid. The contract will be awarded according to law as soon as practicable after the opening of bids. For particulars as to the nature and extent of the work required or of the materials to be furnished, also as to guarantee to be given by the contractor, bidders are referred to the speci-

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which and the specifica-tions can be obtained 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.

A. WOODS, Police Commissioner.

The City of New York, April 17, 1914, a18.30

See General Instructions to Bidders on last page, last column, of the "City Record,"

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BOROUGH OF MAN-

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

THURSDAY, APRIL 23, 1914.
FOR FURNISHING AND DELIVERING
TWO (2) TOURING CARS FOR THE USE OF
THE POLICE DEPARTMENT OF THE CITY OF NEW YORK.

The time allowed for the performance of the contract is thirty (30) calendar days after the endorsement of the certificate of the Comptroller upon the executed contract.

The amount of security for the performance of

the contract shall be thirty (30) per cent. of the total amount for which the contract is awarded. No bid will be considered unless it is accom-panied by a deposit which shall be in an amount not less than one and one-half (11/2) per cent.

of the total amount of the bid.

The contract will be awarded according to law as soon as practicable after the opening of bids. For particulars as to the nature and extent of the work required or of the materials to be furnished, also as to guarantee to be given by the contractor, bidders are referred to the specifications.

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 speci-fications, can be obtained upon application therefications, 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.

A. WOODS, Police Commissioner.

New York, April 10, 1914.

13,23

28 See General Instructions to Bidders on last page, last column, of the "City Record."

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., for the following property now in custody, without claim ants: 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.

ARTHUR WOODS, 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. 72 Poplar 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.

ARTHUR WOODS, Police Commissioner.

DEPARTMENT OF STREET CLEANING.

DEPARTMENT OF STREET CLEANING OF THE CITY OF NEW YORK, April 15, 1914.

Sale of Condemned Property.

PUBLIC NOTICE IS HEREBY GIVEN THAT, pursuant to sections 541 and 1553 of the Greater New York Charter, as amended, worn out and discarded brooms and broom blocks may be purchased at the Main Office of the Depart-nient of Street Cleaning, Room 1244, Municipal Building, New York City, for the sum of Ten Cents (\$0.10) each.
J. T. FETHERSTON, Commissioner.

Proposals.

MAIN OFFICE OF THE DEPARTMENT OF STREET CLEANING, ROOM 1245, NEW MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, THE CITY OF NEW

YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning at the above office until 12 o'clock m., on THURSDAY, APRIL 30, 1914.

FOR FURNISHING AND DELIVERING THE FOLLOWING SUPPLIES:
NO. 1, DRUGS AND DRUGGISTS' SUNDRIES.
NO. 2 DARGE

PARTS FOR SWEEPING MA-

NO. 3. WHEELS, HUBS AND HUB-BANDS.
NO. 4. SPOKES, FELLOES, CART RIMS AND TRUCK POLES.
NO. 5. SEMI-TRAILERS.
The time allowed for the delivery of the materials and cupiles and the full performance of

terials and supplies and the full performance of

the contracts will be:
No. 1. On or before November 30, 1914.

No. 2. Sixty days. No. 3. On or before July 1, 1914.

No. 4. Thirty days. No. 5. Sixty days.

The amount of security required is thirty per cent. of the amount of the bid or estimate on all the contracts.

Bids must be submitted in duplicate, each in

separate envelopes.

The bidder will state the price of each item or articles contained in the specifications or schedules herein contained or hereto annexed, per pound, per gallon, per gross, per hundred, per yard, per dozen, per bottle, per tube, per grain, per set 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 class and awards made to the lowest bidders on each class on contracts Nos. 1 and 4; and the bids will be read from the totals for each Borough and awards made to the lowest bidders on each Borough on contracts

Nos. 2 and 3.

Delivery will be required to be made at the time and in the manner and in such quantities may be directe

Blank forms and further information may be obtained at the office of the Department of Street Cleaning, New Municipal Building, Borough of Manhattan.

J. T. FETHERSTON, Commissioner.
Dated April 17th, 1914. a18,30

The See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF FINANCE.

DEPARTMENT OF FINANCE, BUREAU FOR THE COLLECTION OF TAXES, NO. 57 CHAMBERS ST., BOROUGH OF MANHATTAN, NEW YORK, April 1,

NOTICE TO TAXPAYERS.

NOTICE IS HEREBY GIVEN THAT THE Assessment Rolls of Real Estate and personal property in The City of New York for the year 1914 have been delivered to the undersigned and that all taxes on said Assessment Rolls are due and payable as follows:

taxes on personal property and one-half

of all taxes on personal property and one-half of all taxes on real estate are due and payable on FRIDAY, MAY 1, 1914.

and the remaining and final one-half of taxes on real estate shall be due and payable on Monday, the 2nd day of November, 1914.

All taxes become liens on the real estate affected thereby on the respective days when they become due and payable as hereinbefore provided, and shall remain such liens until

The second half of the tax on real estate, which is due as hereinbefore provided on the second day of November, may be paid on the first day of May or at any time thereafter, providing the first half shall have been paid or shall be paid at the same time, and on such payments of the second half as may be made in such manner prior to November 1st, a discount shall be allowed from the date of payment to November 1st at the rate of four per centum per annum. NO DISCOUNT IS ALLOWED ON PERSONAL TAX BILLS.

Penalty on unpaid taxes on Real Estate begins June 1st, and December 1st; on unpaid personal taxes, June 1st.

Taxes are payable at the office of the Receiver of Taxes in the Borough where the property is located, as follows:

Borough of Manhattan, Municipal Building. Borough of The Bronx, 177th st. and Arthur

Borough of Brooklyn, Municipal Building. Borough of Queens, Court Square, Long Island

Borough of Richmond, Borough Hall, St. George.
FRED H. E. EBSTEIN, Receiver of Taxes.
a1,30

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 of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of

notice to all persons, owners of property affected by the following assessments for LOCAL IM-PROVEMENTS IN THE BOROUGH OF

BROOKLYN.
EIGHTH WARD, SECTION 3.
NINETEENTH STREET—SEWER BASINS, northeast and southwest sides, about 710 feet northwest of 3d ave. Area of assessment: Both sides of 19th st., from 3d ave. to a point about 710 feet northwesterly. SEVENTEENTH WARD, SECTION 9.

SEWER BASIN at southwest corner of NORTH HENRY STREET and NORMAN AVENUE. Area of assessment: West side of North Henry st., from Norman to Nassau aves. NEWTON STREET—SEWER, between Mannay and the street of the str hattan and Graham aves.; and OUTLET SEWER in MANHATTAN AVENUE, from Newton st. to Eckford st. Area of assessment affects property in Blocks Nos. 2712, 2714, 2718 and 2719 adja-

cent to said improvements.

MESEROLE AVENUE—SEWER, between
Moultrie and Jewell sts. Area of assessment:
Both sides of Meserole ave., between Moultrie

and Jewell sts.

TWENTY-SIXTH WARD, SECTION 12.

SEWERS in BLAKE AVENUE, from Saratoga ave. to Hopkinson ave.; in DUMONT AVENUE. NUE, from Ames st. to Bristol st.; in LIVONIA AVENUE, from Ames st. to Hopkinson ave.; in RIVERDALE AVENUE, from Ames st. to Amboy st.; in DOUGLAS STREET, from Sutter to Blake aves.; in AMES STREET, from Blake ave. to Vienna ave.; in HOPKINSON AVENUE, from Blake ave. to Livonia ave.; in AMES STREET from Blake ave. in AMES STREET, from Sutter to Blake aves.; in AMBOY STREET, from Sutter to Blake aves.; in LOTT AVENUE, from Amboy st. to Hopkinson ave., and in DUMONT AVENUE, from Ames st. to Saratoga ave. Area of assessment affects property in Blocks Nos. 3554 to 3558 inclusive, 3537 to 3540 inclusive, 3569 to 3573 inclusive, 3584 to 3586 inclusive, 3597, 3598, 3599, 3609, 3610, 3611, 3620, 3621, 3622, 3631 and 3632.

BARRETT STREET—SEWER, between Sutter and Blake aves. Area of assessment affects Lots 16 and 38, Block 3535, Lots 1 and 21, Block 3536 and Block 3552.

3536 and Block 3552. HOPKINSON AVENUE—SEWER, between

HOPKINSON AVENUE—SEWER, between Lott and Vienna aves. Area of assessment affects property in Blocks Nos. 3599, 3600, 3611, 3612, 3622, 3623, 3633, 3640 and 3641.

TWENTY-NINTH WARD, SECTION 15.

SEWER in EAST NINETY-FOURTH STREET, from summit north of Linden ave. to Avenue "A," and OUTLET SEWER in AVENUE "A," from E. 94th st. to E. 98th st. Area of assessment affects property in Blocks Nos. 4665 to 4671 inclusive, 4687 to 4694 inclusive, 4710 to 4718 inclusive, and 4750 to 4757 inclusive.

Clusive.

NEWKIRK AVENUE — REGULATING, GRADING, CURBING AND FLAGGING, between E. 34th st. and Brooklyn ave. Area of assessment: Both sides of Newkirk ave., between E. 34th st. and Brooklyn ave., and to the extent of half the block at the intersecting

TWENTY-NINTH WARD, SECTION 16. MONTGOMERY STREET-SEWER, between Coney Island ave. and E. 8th st. Area of assessment: Both sides of Montgomery st., between

Coney Island ave. and E. 8th st.
SEWER BASIN at the southeast corner of
NEWKIRK AVENUE and EAST TWENTYFIRST STREET. Area of assessment affects
property in Block 5221.
EAST FOURTH STREET—SEWER, between

Caton ave. and Albemarle road. Area of assessment: Both sides of E. 4th st., between Caton ave. and Albemarle road.

AVENUE F—SEWER, between Gravesend ave. and West st. Area of assessment: Both sides of Avenue F, between West st. and Graves-

THIRTIETH WARD, SECTION 17.
RECEIVING BASIN at the southwest corner

of 12th ave. and 48th st. Area of assessment affects Lot 51 in Block 5633.
SIXTY-SEVENTH STREET—REGULAT-ING, GRADING, CURBING AND FLAGGING, between Fort Hamilton and 14th aves. Area of assessment: Both sides of 67th st., from Fort Hamilton to 14th aves., and to the extent of half the block at the intersecting avenues.

SEWER BASIN at the westerly corner of SIXTIETH STREET and FIFTEENTH AVE-

Area of assessment affects property in Block 5720.

THIRTIETH WARD, SECTION 18.
SENATOR STREET—SEWER, between 2d and 3d aves. Area of assessment affects property in Blocks Nos. 5849 and 5853.
SEVENTIETH STREET—SEWER, between 8th ave. and Fort Hamilton ave. Area of assessment affects property in Blocks Nos. 5877 and

THIRTIETH WARD, SECTION 19.

RECEIVING BASIN at the northwest corner EIGHTEENTH AVENUE and RUTHER-FORD PLACE. Area of assessment affects Block No. 6402.

-that the same were confirmed by the Board of Assessors on April 14, 1914, and entered on April 14, 1914, 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

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 Offerman Building, 503 Fulton st., 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 June 13, 1914, 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,

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, April 14, 1914. a20,30

NOTICE OF ASSESSMENT 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 Assessments and Arrears of the assessment for OPENING AND ACQUIRING TITLE to the following named avenue in the Borough of

THIRTY-FIRST WARD, SECTION 21.
TWENTY-SIXTH AVENUE — OPENING, from Stillwell ave. to Harway ave., excluding the right of way of the Brooklyn, Bath and West End Railroad. Confirmed March 25th, 1914; entered April 15th, 1914. 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 the easterly line of Stillwell ave., where it is intersected by the prolongation of a line midway between Bay 43d st. and Bay 44th st. as these streets are laid out between Benson ave. and Bath ave., and running thence southwestwardly along the said line midway between Bay 43d st. and Bay 44th st. and along the prolongation of the said line to the intersection with the northeasterly line of Har-way ave.; thence southwestwardly and parallel with Bay 43d st. as this street is laid out be-tween Harway ave. and Warehouse ave. to the intersection with a line distant 100 feet southwesterly from and parallel with the southwesterly line of Harway ave., the said distance being measured at right angles to Harway ave.; thence northwestwardly along the said line parallel with Harway ave. to the intersection with a line parallel with Bay 40th st. as this street is laid out between Harway ave. and Warehouse ave. and passing through a point on the southwesterly line of Harway ave., where it is intersected by the prolongation of a line midway between Bay 40th st. and Bay 41st st. as these streets are laid out northeasterly from Harway ave.; thence northeastwardly along the said line parallel with Bay 40th st. to the southwesterly line of Harway ave.; thence northeastwardly along the said line midway between Bay 40th st. and Bay 41st st. and along the prolongation of the said line to the intersection with a line distant 100 feet northeasterly from and parallel with the northeasterly line of 86th st., the said distance being measured at right angles to 86th st.; thence southeastwardly along the said line st.; thence southeastwardly along the said line parallel with 86th st, to the intersection with a line distant 100 feet easterly from and parallel with the easterly line of Stillwell ave., the said distance being measured at right angles to Stillwell ave.; thence southwardly along the said line parallel with Stillwell ave. to the intersection with a line at right angles to Stillwell ave., and passing through the point of beginning; thence westwardly along the said line at right angles to Stillwell ave. to the point or

place of beginning.

The above entitled assessment was entered on the day hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1006 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per 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, in the Offerman Building, 503 Ful-ton st., 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 fore une 15. 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 assessment became a lien to the date of payment.
WILLIAM A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, April 15, 1914. a20,30

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:

FIRST WARD. FRANKLIN STREET — REGULATING, GRADING, CURBING AND FLAGGING, between the Boulevard and Mills st. Area of assessment: Both sides of Franklin st., from Mills st. to the Boulevard, extending through the blocks on each side of the improvement. EAST AVENUE—REGULATING, GRAD-

ING, CURBING AND FLAGGING, between 9th st. and Nott ave. Area of assessment: Both sides of East ave., from 9th st. to Nott ave., and to the extent of half the block at the intersecting

WILSON AVENUE-PAVING, from Steinway ave. to 15th ave. Area of assessment: Both sides of Wilson ave., from Steinway ave. to 15th ave., and to the extent of half the block at the

william st. and Beebe ave. Area of assessment: Both sides of William st., from North Jane st. to Beebe ave., and to the extent of half wilson avenues.

WILSON AVENUE—REGULATING, GRADING, CURBING, FLAGGING AND LAYING
CROSSWALKS, from 10th ave. to 19th ave.

Area of assessment: Both sides of Wilson ave., from 10th to 19th aves., and to the extent of half the block at the intersecting streets and

SUNSWICK STREET—SEWER, between Wilbur ave. and North Jane st. Area of assessment: Both sides of Sunswick st., from Wilbur ave. to North Jane st.

SECOND WARD.
EDISON PLACE—REGULATING, GRADING, CURBING AND FLAGGING, between Central ave. and southerly side of Copeland ave.
Area of assessment: Both sides of Edison place,
between Central ave. and Copeland ave.
ZEIDLER STREET—FLAGGING, from
Flushing ave. to a point about 110 feet south.

Area of assessment affects Lot No. 1 in Block 22 and Lot 4 in Block 21.

MYRTI.E AVENUE—PAVING, north side, between Onderdonk and Forest aves. Area of assessment affects Lot 12 in Block 115-E.

that the same were confirmed by the Board of Assessors on April 14, 1914, and entered April 14, 1914, 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 said Greater New York Charter.
Said section provides in part: "It 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 Bu-reau for the Collection of Assessments and Arrears of Taxes and Assessments and ot Water Rents, in the Municipal Building, Court House Square, Long Island City, Borough of Queens, between the hours of 9 a.m. and 2 p.m., and on Saturdays from 9 a.m. to 12 m., and all payments made thereon on or before June 13, 1914, 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.

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance. Comptroller's Office, April 14, 1914. a18,29

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 tollowing assessments for LOCAL IMPROVE-MENTS IN THE BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 9. EAST ONE HUNDRED AND SIXTY-FIFTH STREET—PAVING, from Grant ave. to Morris ave. Area of assessment: Both sides of E. 165th st., from Grant to Morris aves., and to the extent of half the block at the intersecting

avenues.
TWENTY-THIRD AND TWENTY-FOURTH
WARDS, SECTION 11.
EAST ONE HUNDRED AND SEVENTIETH STREET—PAVING AND SETTING
CURB, from Bristow st. to Wilkins place. Area
of assessment: Both sides of E. 170th st., from
Wilkens and to Bristow st. and to the avent Wilkens ave, to Bristow st., and to the extent of half the block at the intersecting streets and

avenues,
TWENTY-FOURTH WARD, SECTION 11.
BRANDT PLACE—PAVING AND ADJUST-ING CURB, from University ave. to Nelson ave., and WEST ONE HUNDRED AND SEVENTY-FOURTH STREET—PAVING, from Nelson ave. to Macombs road. Area of assessment affects property in Block No. 2876.
DALY AVENUE—REGULATING AND RESETTING FLAGGING on the easterly side for a distance of 130 feet, beginning at a point 129 feet south of 177th st., running southerly. Area of assessment affects property known as Lot 35, Block 2992.

Block 2992. TWENTY-FOURTH WARD, SECTION 12.

TWENTY-FOURTH WARD, SECTION 12.
ERECTING GUARD RAIL on ROADWAY
at the northeast corner of 236th st. Area of assessment affects Lots 1 and 2 in Block 3270.
TWENTY-FOURTH WARD, SECTION 13.
KINGSBRIDGE AVENUE—PAVING AND
ADJUSTING CURB, from 230th st. to 234th st.
Area of assessment: Both sides of Kingsbridge
ave., from 230th st. to 234th st., and to the extent of half the block at the intersecting streets.
—that the same were confirmed by the Board —that the same were confirmed by the Board of Assessors on April 14, 1914, and entered April 14, 1914, 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 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 assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the 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 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.

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 Kents in the Bergen Building, Arthur and Tre-mont aves., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before June 13, 1914, 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 pay-

wm. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, April 14, 1914. a18,29

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 assessments for OPENING AND ACQUIRING TITLE

the BOROUGH OF THE BRONX:
TWENTY-THIRD WARD, SECTION 9.
EAST ONE HUNDRED AND SIXTY-SIXTH
STREET—OPENING, from Brook ave. to the
westerly right of way line of the New York and
Harlem Railroad. Confirmed March 24th, 1914; entered April 14, 1914. 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 the westerly line of Clay ave., where it is intersected by the prolonga-tion of a line midway between E. 166th st. and E. 167th st., as these streets are laid out between Clay ave. and Webster ave., and running thence eastwardly along the said line midway between E. 166th and E. 167th st., and along the prolongations of the said line to the intersection with the westerly line of 3d ave.; thence southwardly along the westerly line of 3d ave. to the intersection with the prolongation of a line midway between E. 165th st. and E. 166th st. as these streets are laid out between Findlay ave. and Teller ave.; thence westwardly along the said line

of the centre lines of E. 165th st. and E. 166th st., as these streets are laid out between Grant ave. and Morris ave.; thence westwardly along the said bisecting line to the intersection with the easterly line of Grand Boulevard and Concourse; thence northwardly along the easterly line of Grand Boulevard and Concourse to the intersection with a line midway between E. 166th st. and McClellan st. as these streets are laid out adjoining Carroll place; thence eastwardly along the said line midway between E. 166th st. and McClellan st. and along the prolongation of the said line to the intersection with the easterly line of Teller ave.; thence eastwardly in a straight

ine to the point or place of beginning.

TWENTY-FOURTH WARD, SECTION 14.

OPENING GUERLAIN STREET, between
Beach ave. and Unionport road; ARCHER
STREET, between White Plains road and Stor-STREET, between White Plains road and Storrow st.; MERRILL STREET, between Rosedale ave. and Beach ave.; BEACON AVENUE, between Rosedale ave. and Beach ave.; WOOD AVENUE, between Beach ave. and Storrow st.; GRAY STREET, between Wood ave. and Unionport road, and STORROW STREET, between Wood ave. and Unionport road. Confirmed February 20th, 1914; entered April 14th, 1914. Area of assessment includes all those lands, tenements and bereditaments and premises situate and beof 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 the prolongation of a line midway between Merrill st, and Mansion st.

distant 100 feet westerly from the westerly line of Rosedale ave., and running thence eastwardly along the said line midway between Merrill st. and Mansion st. and along the prolongation of the said line to a point distant 100 feet westerly from the westerly line of Rosel are the said from the westerly line of Beach ave., the said distance being measured at right angles to Beach ave.; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Beach ave. to the intersection with the prolongation of a line midway between West Farms road and Guerlain st., as these streets are laid out between Theriot ave. and Leland ave.; thence eastwardly along the said line midway be-tween Guerlain st. and West Farms road and along the prolongation of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the northerly line of Guerlain st. and the southerly line of West Farms road as these streets are laid out between White Plains road and Unionport road; thence eastwardly along the said bisecting line to a point distant 100 feet northeasterly from the northeasterly line of Unionport road, the said distance being measured at right angles to Union-port road; thence southeastwardly and always distant 100 feet northeasterly from and parallel with the northeasterly line of Unionport road to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre line of Storrow st. and Pugsley ave. as these streets are laid out where they adjoin McGraw ave on the south; thence southwardly along the said bisecting line to the intersection with the centre line of Westchester ave. as this street is laid out where it adjoins the public place on the east; thence westwardly along the said centre line of Westchester ave, and along the prolongation thereof to the intersection with the prolongation of a line midway between Gray st. and White Plains road, as these streets are laid out between McGraw ave. and Wood ave.; thence northwardly along the said line midway between Gray st. and White Plains road, and along the prolongation of the said line to the intersection with the prolongation of a line midway between McGraw ave. and Wood ave. as these streets are laid out between Leland ave. and White Plains road; thence westwardly along the said line midway between McGraw ave. and Wood ave. and along the prolongations of the said line to a point distant 100 feet easterly from the easterly line of Beach ave., the said distance being measured at right angles to Beach ave; thence south. ured at right angles to Beach ave.; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Beach ave. to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the southerly line of Beacon ave, and the line of Randolph ave. s these str are laid out between Commonwealth ave. and St Lawrence ave.: thence westwardly along the said bisecting line to a point distant 100 feet westerly from the westerly line of Rosedale ave., the said distance being measured at right angles to Rosedale ave.; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Rosedale ave. to the point

or place of beginning.

The above entitled assessments were entered on the date hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. Unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1006 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per 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 Bergen Building, fourth floor, south-east corner of Arthur and Tremont aves., Bor-ough 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 be-fore June 13, 1914, 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

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance. Comptroller's Office, April 14, 1914. a17,28

NOTICE OF ASSESSMENT 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 assessments for OPENING AND ACQUIRING TITLE

to the following named streets in the BOROUGH
OF QUEENS.
FIRST AND SECOND WARDS.
PACKARD STREET—OPENING, from Borden ave. to Middleburg ave. Confirmed March
20th, 1914, entered April 14th, 1914. 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.:

feet northerly from and parallel with the northerly line of Barnett ave., the said distance being measured at right angles to the line of Barnett ave.; on the east by a line midway between Pack-ard st. and Bliss st. and by the prolongations of the said line; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Borden ave., the said distance being measured at right angles to the line of Borden ave.; and on the west by a line midway between Packard st. and Locust st., and by the prolonga-

tions of the said line.

LOCUST STREET-OPENING, from Skill. man ave to Borden ave. Confirmed March 20th, 1914; entered April 14th, 1914. 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.:

Bounded on the north by a line distant 100 feet northerly from and parallel with the northerly line of Skillman ave., the said distance being measured at right angles to Skillman ave.; on the east by a line midway between Locust st. and Packard st. and by the prolongation of the said line; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Borden ave., the said distance being measured at right angles to Borden ave., and on the west by a line midway between Locust st. and Laurel Hill ave., and by the prolongation of the

said line.

The above entitled assessments were 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 assessment, interest will be collected thereon, as provided in section 1006 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of

sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per 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 rears of Taxes and Assessments and of Water Rents, in the Municipal Building, Court House Square, Long Island City, Borough of Queens, hetween 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 June 13, 1914, 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,
WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance Comptroller's Office, April 14, 1914. a17,28

NOTICE OF ASSESSMENT 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 in the BOROUGH OF MANHATTAN.

TWELFTH WARD. SECTION 8.

OPENING AN UNNAMED STREET, on the easterly side of RIVERSIDE DRIVE, extending from West One Hundred and Seventh-seventh street to West One Hundred and Eighty-first street to west One Hundred and Eighty-first street and Buena Vista avenue. Confirmed August 7, 1912; entered April 13, 1914. 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 easterly line of the unnamed street where it is intersected by the northerly line of West One Hundred and Seventy-seventh street, and running thence generally northwardly along the easterly line of unnamed street to the angle point at West One Hundred and Eighty-first street; thence east-wardly along the southerly line of the unnamed street to the intersection with the westerly line of Buena Vista avenue; thence southwardly along the westerly line of Buena Vista avenue to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of the unnamed street as the street is laid out where it adjoins Buena Vista avenue, the said distance being measured at right angles to the unnamed street; thence westwardly along the said line parallel with the unnamed street to a point distant 100 feet easterly from its easterly side, the said distance being measured at right angles to the unnamed street; thence generally southwardly and always distant 100 feet easterly from and parallel with the easterly line of the unnamed street, as this street is laid out south of the angle point at West One Hundred and Eighty-first street, to the intersection with a ine at right angles to the unnamed street and passing through the point of beginning; thence westwardly along the said line at right angles to the unnamed street to the point or place of begin-

The above-entitled assessment was entered on the date hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. Unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will

be collected thereon, as provided in section 1006 of the Greater New York Charter.

Said section provides 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 Depts Municipal Building parts side 34 feet Rents, Municipal Building, north side, 3d floor. 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 June 12, 1914, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the Bounded on the north by a line distant 100 date will be subject to a charge of interest at the tunnel construction. The method of construction

date when such assessment became a lien to the

ite of payment. WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, April 13, 1914. a16,27

Interest on City Bonds and Stock.

THE INTEREST DUE ON MAY 1, 1914, ON registered bonds and stock of The City of New York, and of the former corporations now included therein, will be paid on that day by the Comptroller at his office (Room 853 in the Municipal Building, at Chambers and Centre sts., in the Borough of Manhattan.

The coupons that are payable in New York or in London for the interest due on May 1, 1914, on assessment bonds and corporate stock of The City of New York will be paid on that day at the option of the holders thereof, either at the office of the Guaranty Trust Company, 140 Broadway, New York City, in United States money, or at the office of Messrs. Seligman Brothers, 18 Austin Friars, London, E. C., Eng-

The coupons that are payable only in New York for interest due on May 1, 1914, on bonds and stock of the present and former City of New York, and of former corporations now included in The City of New York, except the former County of Queens, will be paid on that day at the office of the said Guaranty Trust Company.

The coupons that are payable on May 1, 1914, The coupons that are payable on May 1, 1914, for interest on bonds issued by the former County of Queens will be paid on that day at the Queens County Bank, Branch of the Corn Exchange Bank, Borden ave. and Front st., Long Island City.

The books for the transfer of bonds and stock on which interest is payable May 1, 1914, will be closed from April 10 to May 1, 1914, WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 30, 1914.

All The County of the County of C

sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COMpanies will be accepted as sufficient upon the following contracts to the amounts named: Supplies of Any Description, Including Gas and Electricity.

One company on a bond up to \$50,000. When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated January 1, 1914.

Construction.

One company on a bond up to \$25,000.
Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc.,

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated January 1, 1914.

Asphalt, Asphalt Block and Wood Block Pave-

Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated January 1, 1914.

January 1, 1914. WILLIAM A. PRENDERGAST, Comptroller.

Sales of Tax Liens.

NOTICE OF CONTINUATION OF MANHATTAN TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Manhattan, as to liens remaining unsold at the termination of the sale of September 4, October 9. November 13, December 18, 1913, January 15, February 26, and April 2, 1914, here here the sale of the sale of September 4, October 9. November 13, December 18, 1913, January 15, February 26, and April 2, 1914, has been continued to

THURSDAY, MAY 7, 1914.

at 2 o'clock p. m., pursuant to section 1028 of the Greater New York Charter, and will be con-tinued at that time in the Aldermanic Chamber, City Hall, Borough of Manhattan, City of New

ork.
Dated April 2, 1914.
MOYNAHAN, Collector of ments and Arrears. a4.m7

PUBLIC SERVICE COMMISSION.

Proposals.

INVITATION TO BIDDERS.

THE PUBLIC SERVICE COMMISSION FOR the First District hereby invites proposals for the purchase and wrecking or removal of the buildings upon premises known as Nos. 1101 to 1111, inclusive, East 179th street; Nos. 1120 to 1126, inclusive, and 1127 and 1129 Lebanon street; Nos. 443 to 449, inclusive, Bronx Park avenue, and Nos. 1922 to 1928, inclusive, Unionport road, Recourt of The Bronx. Copies of the Infor-Borough of The Bronx. Copies of the Information for Bidders and forms of Contract and Bidder's Proposal may be obtained upon application to the Secretary of the Commission at the office of the Commission at No. 154 Nassau street, Borough of Manhattan.

Sealed bids or proposals will be received by said Secretary at said office until the 27th day of April, 1914, at 11 o'clock in the formoon, at which time and place the proposals will be publicly opened,

Dated New York, April 20th, 1914.
PUBLIC SERVICE COMMISSION FOR
THE FIRST DISTRICT.
By EDWARD E. McCALL, Chairman.
TRAVIS H. WHITNEY, Secretary. a22,27

INVITATION TO CONTRACTORS.

Part of the Broadway-Fourth Avenue Rapid Transit Railroad.

The Public Service Commission for the First District (hereinafter called the "Commission"), acting for and in behalf of The City of New York (hereinafter called the "City"), invites proposals to construct Section No. 2 of Route No. 20. a part of the Broadway-Fourth Avenue Rapid Transit Railroad.

The points within The City of New York between which the said part is to run and the route or routes to be followed are briefly as follows: Section No. 2. Beginning ar a point under Canal street, in the Borough of Manhattan, about thirty (30) feet east of the easterly building line f Broadway and extending thence easterly under Canal street to a point about thirty-five (35) feet east of the easterly building line of the

The general plan of construction calls for a subsurface railroad having two tracks.

The Contractor will not be required to provide or lay tracks, ties or ballast, nor to do station

finish work. The work under the contract will include the care and support of buildings, vaults, sewers, pipes, railroads and other surface, subsurface and overhead structures, the maintenance of traffic and the restoration of pavements and other sur-

Two alternative designs for the Failroad have been prenared, which are known as Alternative S and Alternative T, respectively. The design for Alternative S calls for a steel beam and concrete structure, and the design for Alternative T calls for a structure partly of steel beam and concrete construction and partly of cast iron

for Alternative S is by trench excavation under cover, unless otherwise permitted by the Commission, and the method of construction for Alternative T is partly by trench excavation under cover and partly by tunneling, unless otherwise permitted by the Commission, as set forth in the forms of contract. Proposals may be submitted for either or both of such Alternatives.

Partial payments to the Contractor will be made as the work proceeds, as provided in the forms of contract.

The Contractor must complete the work within thirty-two (32) months from the delivery of the contract.

At the time of the delivery of the contract the Contractor must furnish security to the City by depositing a bond, cash or securities in the sum of three hundred thousand dollars (\$300,000). As further security fifteen (15) per centum of the amounts certified from time to time to be due to the Contractor will be deducted until the amounts so deducted and retained shall equal ten (10) per centum of the total estimated amount to be paid to the Contractor under the contract. Thereafter there shall be so deducted and retained for such purpose ten (10) per centum of the amounts certified from time to time to be due to the Contractor.

A fuller description of the work to be done in the case of each Alternative and other require-ments, provisions, details and specifications are given in the form of contract for each Alternative and in the contract drawings therein referred to. A separate form of contract has been prepared for each Alternative. Copies of the torms of contract, contract drawings, and forms of bond and contractor's proposal may be inspected and purchased at the office of the Commission, No. 154 Nassau street, Borough of Manhattan, New York City. The forms of contract and the contract drawings and the forms of bond and contractor's proposal are to be deemed

a part of this Invitation.

Bidders must examine the forms of contract and the specifications and contract drawings, must visit the location of the work and inform themselves of the conditions along the line of the work and make their own estimates of the facilities and difficulties attending the execution

Sealed bids or proposals will be received at the office of the Commission at No. 154
Nassau street, Borough of Manhattan, City of New York, until the 12th day of May, 1914, at twelve fifteen (12.15) o'clock p. m., at which time, or at a later date to be fixed the Commission the precess will be by the Commission, the proposals will be publicly opened,

Separate forms of proposal have been prepared for Alternatives S and T. Proposals for each Alternative must be in the form prescribed for such Alternative by the Commission. The Commission may award the contract for either Al-

A statement based upon the estimate of the Chief Engineer of the Commission of the quanthe various classes of the work of the nature and extent as near as practicable of the work required in the case of each Alternative is to be found in the Schedule in the form of contractor's proposal for such Alternative. The quantities given in such Schedule are approximate only, being given as a basis for the uniform comparison of bids, and no claim is to

uniform comparison of bids, and no claim is to be made against the City on account of any excess or deficiency, absolute or relative, in the same, except as provided in the specifications and forms of contract.

Every proposal must when submitted be enclosed in a sealed envelope endorsed "Proposal for Constructing Part of Rapid Transit Railroad—Route No. 20, Section No. 2, Alternative* ", and must be delivered to the Commission or its Secretary and in the presence of the person subsecretary; and in the presence of the person submitting the proposal, it will be deposited in a sealed box in which all proposals will be deposited. If any bidder shall submit proposals for both Alternatives, the proposal for each Alternative shall be in a separate sealed envelope properly endorsed as aforesaid. No proposal will be received unless accompanied by a separate certified check for thirty thousand dollars (\$30,000) payable to the order of the Comptroller of the City and drawn upon a National or State bank or trust company satisfactory to the Com-mission and having its principal office in New York City. One such certified check for thirty thousand dollars (\$30,000) will be sufficient to enable a bidder to bid upon both alternatives. Such check must not be enclosed in the envelope or envelopes containing the proposal or pro-

The Unit Prices must not be improperly balanced, and any bid which the Commission considers detrimental to the City's interests may be rejected.

No proposal, after it shall have been deposited

with the Commission, will be allowed to be with-drawn for any reason whatever.

The award of the contract will be made by

the Commission as soon as practicable after the

opening of the proposals.

Deposits made by bidders whose proposals are not accepted will be returned within three (3) days after the contract is executed and delivered and its provisions in respect of the bond or deposit are complied with, unless all proposals shall be rejected, in which event such deposits will be returned within three (3) days after such re-jection. The deposit of the successful bidder will be returned when the contract is executed and its provisions in respect of the bond or deposit are complied with.

The right to reject any and all bids is reserved.

New York, April 14, 1914.
PUBLIC SERVICE COMMISSION FOR
THE FIRST DISTRICT.
By EDWARD E. McCall, Chairman.
TRAVIS H. WHITNEY, Secretary. a16,m12

*Here insert S or T, as the case may be. INVITATION TO CONTRACTORS.

Part of the Broadway-Fourth Avenue Rapid Transit Railroad.

The Public Service Commission for the First District (hereinafter called the "Commission"), acting for and on behalf of The City of New York (hereinafter called the "City"), invites proposals to construct Section No. 2 of Routes 4

and 36, a part of the Broadway-Fourth Avenue
Rapid Transit Railroad.

The points within The City of New York between which the said part is to run and the
route or routes to be followed are briefly as fol-

Section 2. Beginning at a point under Broadway, in the Borough of Manhattan, about one hundred and six (106) feet north of the northerly building line of West 26th street and extending thence northerly under Broadway to a point about ninety-eight (98) feet north of the northerly building line of West 38th street. The general plan of construction calls for a subsurface railroad having four tracks.

The Contractor will not be required to provide or lay tracks, ties or ballast nor to do staion finish work.

The work under the contract will include the care and support of buildings, vaults, sewers, pipes, railroads and other surface, subsurface and overhead structures, the reconstruction of the comfort station at Greeley Square, the maintenance of traffic and the restoration of pavements

and other surfaces. The method of construction will be by trench excavation under cover, unless otherwise permit-

ted by the Commission.

The Contractor will be required to prosecute the work of construction from working shafts located at the points specified in the contract.

Bidders must examine the form of contract and

the specifications, including the specifications for the reconstruction of the comfort station at Gree-Square, and the contract drawings, must visit the location of the work and inform themselves of the conditions along the line of the work and make their own estimates of the facilities and difficulties attending the execution of the work.

A fuller description of the work and other requirements, provisions, details and specifications are given in the form of contract and in the contract drawings therein referred to. Copies of the forms of contract, bond and contractor's proposal and of the contract drawings may be inspected and purchased at the office of the Commission, No. 154 Nassau street, Borough of Manhattan, New York City. The forms of contract, bond and contractor's proposal and the contract drawings are to be deemed a part of this Invitation. Copies of specifications, pre-pared by the Commissioner of Public Works of the Borough of Manhattan, for the reconstruction of the comfort station at Greeley Square may also be obtained at the said office of the

Partial payments to the Contractor will be nade as the work proceeds.

The Contractor must complete the work with-'n thirty-two (32) months from the delivery of he contract.

At the time of the delivery of the contract the Contractor must furnish security to the City by depositing a bond, cash or securities, in he sum of two hundred and twenty-five thousand dollars (\$225,000). As further security fifteen (15) per centum of the amounts certified from time to time to be due to the Contractor will be deducted until the amounts so deducted and retained shall equal ten (10)) per centum of the total estimated amount to be paid to the Contractor under the contract. Thereafter there shall be so deducted and retained for such purpose ten (10) per centum of the amounts certified from time to time to be due to the Conractor

Sealed bids or proposals will be received at the office of the Commission at No. 154 Nassau street, Borough of Manhattan, City of New York, until the 24th day of April, 1914, at twelve fifteen (12.15) o'clock p. m., at which time, or at a later date to be fixed by the Commission, the proposals will be publicly opened.

Proposals must be in the form prescribed by the Commission.

A statement, based upon the estimate of the Chief Engineer of the Commission, of the quantities of the various classes of the work and of the nature and extent as near as practicable of the work is to be found in the schedule in the form of contractor's proposal. The quantities given in such schedule are approximate only, being given as a basis for the uniform comparison of bids, and no claim is to be made against the City on account of any excess or deficiency, absolute or relative, in the same except as provided in the specifications and form of contract.

Every proposal must when submitted be en-closed in a sealed envelope endorsed "Proposal for Constructing Part of Rapid Transit Rail-road—Routes Nos. 4 and 36, Section No. 2." and must be delivered to the Commission or its Secretary; and in the presence of the person submitting the proposal, it will be deposited in a sealed box in which all proposals will be deposited. No proposal will be received unless accompanied by a separate certified check for twenty-fve thousand dollars (\$25,000), payable to the order of the Comptroller of the City and drawn upon a national or state bank or company satisfactory to the Commission and having its rincipal office in The City of New York. Such check must not be enclosed in the envelope containing the proposal.

The Unit Prices must not be improperly balanced, and any bid which the Commission considers detrimental to the City's interests may be No proposal, after it shall have been deposited

with the Commission, will be allowed to be withdrawn for any reason whatever.

The award of the contract will be made by the

Commission as soon as practicable after the

opening of the proposals.

Deposits made by bidders whose proposals are not accepted will be returned within five (5) days after the contract is executed and delivered and its provisions in respect of the bond or deposit are complied with. The deposit of the successful bidder will be returned when the contract is executed and delivered and its provisions of the successful bidder will be returned when the contract is executed and delivered and its provisions of the successful bidder will be returned when the contract is executed and delivered and its provisions of the successful bidder will be returned to the successful bidder will be returned when the successful bidder will be returned bidder will be return

visions in respect of the bond or deposit are complied with The right to reject any and all bids is re-

New York, March 31, 1914.
PUBLIC SERVICE COMMISSION FOR
THE FIRST DISTRICT.
By EDWARD E. McCALL, Chairman.

TRAVIS H. WHITNEY, Secretary.

DEPARTMENT OF HEALTH.

Proposals.

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE

received by the Board of Health of the Department of Health until 10.30 o'clock a. m., on

partment of Health until 10.30 o'clock a. m., on MONDAY, MAY 4, 1914.

FOR FURNISHING AND DELIVERING, AS REQUIRED, TWELVE HUNDRED BARRELS OF PORTLAND CEMENT TO THE TUBERCULOSIS SANATORIUM AT OTISVILLE, ORANGE COUNTY, NEW YORK.

The time for the delivery of the supplies and the performance of the contract is during the year 1914

No bond will be required with the bid, as heretofore, but will be required upon awarding of the contract, in an amount equal to thirty (30) per cent. of the contract. The bid, however, must be accompanied by a deposit of an amount of not less than 1½ per cent. of the amount of the bid.

Bids will be compared and the contract awarded

to the lowest bidder for the entire contract. Blank forms and further information may be obtained at the office of the Chief Clerk of

Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan.
S. S. GOLDWATER, M. D., President; JOSEPH I. O'CONNELL, M. D., DOUGLAS I. McKAY, Board of Health.

Dated April 22, 1914. See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION.

Proposals

DEPARTMENT OF EDUCATION, COMPR OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 11 o'clock a. m., on

MONDAY, MAY 4, 1914.

Borough of Manhattan,

1. FOR ALTERATIONS AND RETO HEATING AND VENTILATING APPARATUS IN PUBLIC SCHOOLS 1, 5, 13, 20, 21, 43, 53, 57, 63, 64, 65, 89, 90, 95, 103, 104, 183, 190 AND DE WITT CLINTON HIGH SCHOOL, BOROUGH OF MANHATTAN.

The time allowed to complete the whole work

on each school will be eighty (80) working days, as provided in the contract. The amount of security required is as fol-

lows:
P. S. 1, \$100; P. S. 5, \$100; P. S. 13, \$190;
P. S. 20, \$100; P. S. 21, \$100; P. S. 43, \$100;
P. S. 53, \$200; P. S. 57, \$100; P. S. 63, \$100;
P. S. 64, \$100; P. S. 65, \$100; P. S. 63, \$100;
P. S. 90, \$100; P. S. 95, \$400; P. S. 103, \$400;
P. S. 104, \$100; P. S. 183, \$100; P. S. 190, \$100; DeW. C. H. S., \$100.

A separate proposal must be submitted for each school, and award will be made thereon.

The deposit accompanying bid on each school shall be five per centum of the amount of se-

NO. 2. FOR ALTERATIONS, REPAIRS, ETC., IN PUBLIC SCHOOLS 5, 9, 10, 43, 52, 81, 93, 157, 165, 170, 179, 184 AND WADLEIGH HIGH SCHOOL, BOROUGH OF MAN-HATTAN.

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 fol-

P. S. 5, \$200; P. S. 9, \$200; P. S. 10, \$600; P. S. 43, \$200; P. S. 52, \$200; P. S. 81, \$200; P. S. 93, \$200; P. S. 157, \$200; P. S. 165, \$100; P. S. 170, \$200; P. S. 179, \$300; P. S. 184, \$200; W. H. S., \$200.

The deposit accompanying bid on each school shall be five per centum of the amount of se-

A separate proposal must be submitted for each school, and award will be made thereon.

NO. 3. FOR REMOVING AND REBUILD. ING TOILET IN GIRLS' YARD AT PUBLIC SCHOOL 58, NOS. 311-323 W. 52ND ST., BOROUGH OF MANHATTAN. The time allowed to complete the whole work

will be fifty-five (55) working days, as provided in the contract.

The amount of security required is Six Hun-

dred Dollars (\$600).

The deposit accompanying bid shall be five per centum of the amount of security.

NO. 4 FOR THE GENERAL CONSTRUCTION OF A PORTABLE ADDITION TO THE PORTABLE SCHOOL ANNEX TO PUBLIC SCHOOL 46, WEST SIDE OF LEFFERTS AVE., 100 FEET SOUTH OF HAWTREE AVE., GLEN MORRIS, 4TH WARD, BOROUGH OF QUEENS.

The time allowed to complete the whole work

will be sixty (60) working days, as provided in the contract. The amount of security required is Sixteen

The time allowed to complete the whole work

The amount of security required is Sixteen Hundred Dollars (\$1,600).

The depost accompanying bid shall be five per centum of the amount of security.

NO. 5. FOR ITEM 2, PLUMBING AND DRAINAGE OF NEW PUBLIC SCHOOL 91, ON THE SOUTH SIDE OF CENTRAL AVENUE, BETWEEN FOLSOM AND FOSDICK AVES., GLENDALE, BOROUGH OF QUEENS.

The time allowed to complete the whole work will be two hundred and seventy-five (275) working days, as provided in the contract. The amount of security required is Eight Thousand Dollars (\$8,000).

The deposit accompanying bid shall be five per centum of the amount of security.

Borough of Richmond.

NO. 6. FOR THE GENERAL CONSTRUCTION, ETC., OF PORTABLE BUILDINGS AT PUBLIC SCHOOLS 8, 12, 15 ANNEX AND 19, BOROUGH OF RICHMOND. The time allowed to complete the whole work

on each school will be sixty (60) working days, as provided in the contract.

The amount of security required is as fol-P. S. 8, \$1,400; P. S. 12, \$1,400; P. S. 15

Anx., \$2,000; P. S. 19, \$600. A separate proposal must be submitted for each school, and award will be made thereon. The deposit accompanying bid on each school shall be five per centum of the amount of se-

Borough of Manhattan,
NO. 7. FOR WORKSHOP IN WEST YARD
AT PUBLIC SCHOOL 16, NO. 216-218 W.
13TH ST., AND SCHOOL YARD AND GARDEN AT PUBLIC SCHOOL 73, NO. 209 E.
46TH ST., BOROUGH OF MANHATTAN.
The time allowed to complete the whole work.

The time allowed to complete the whole work on Public School 16 will be ninety (90) working days, and on Public School 73, forty (40) working days, as provided in the contract.

The amount of security required is as fol-

lows: P. S. 16. \$2,000; P. S. 73. \$1,200.

A separate proposal must be submitted for each school, and award will be made thereon.

The deposit accompanying bid on each school shall be five per centum of the amount of security.

On Nos. 1, 2, 4, 5, 6 and 7, the bids will be compared and the contract will be awarded in a lump sum to-the lowest bidder on each contract. On No. 3 the bidder must state the price of

each item, by which the bids will be tested.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan; also at Branch Office, No. 69 Broadway, Flushing, Borough of Queens, for work for their respective Boroughs.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated April 22, 1914.

See General Instructions to Bidders on

last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE

received by the Superintendent of School Supplies at the above office of the Department of Education until 11 o'clock a. m., on

MONDAY, MAY 4, 1914.

FOR FURNISHING AND DELIVERING SUPPLIES FOR THE VACATION SCHOOLS, PLAYGROUNDS AND EVENING RECREATION CENTRES OF THE CITY OF NEW YORK.

TION CENTRES OF THE CITY OF NEW YORK.

The time for the delivery of the articles, ma-

terials and supplies and the performance of the contract is by or before December 31, 1914. The amount of security required is thirty (30) per cent, of the amount of the contract.

The bidder will state the price of each item

or article contained in the specifications and schedules herein contained or hereto annexed, per pound, dozen, gallon, foot, yard or other unit of measure, by which the bids will be

Award will be made to the lowest bidder on each item whose sample is equal to the Board 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 Superintendent of TION,

Borough of Brooklyn.

NO. 1. FOR THE GENERAL CONSTRUCTION, ETC., OF RETAINING WALLS.

School Supplies, Board of Education, Borough of Manhattan, southwest corner of Park ave. and

59th st.
PATRICK JONES, Superintendent of School

Supplies.
Dated April 22, 1914.

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23 See General Instructions to Bidders on

last page, last column, of the "City Record." DEPARTMENT OF EDUCATION, CORNER OF PARK Ave. and 59th St., Borough of Manhattan, City of New York. SEALED BIDS OR ESTIMATES WILL BE

received by the Superintendent of School Supplies at the above office of the Department of Education until 11 a. m., on

FRIDAY, MAY 1, 1914.

FOR FURNISHING AND DELIVERING PORTABLE WAGON AND AUTO SCALES TO THE BOARD OF EDUCATION, THE CITY

OF NEW YORK. The time for the delivery of the articles. materials and supplies, and the performance of the contract is sixty (60) consecutive working days.

The amount of security required is thirty per cent. (30%) of the amount of the bid or esti-

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, by which the bids will be tested. Award will be made to the lowest bidder on each item.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed. Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, the Borough of Manhattan, southwest corner of Park ve. and 59th st.
PATRICK JONES, Superintendent of School

Supplies. Dated April 20, 1914. See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH St., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 11 o'clock a. m., on

MONDAY, APRIL 27, 1914. Borough of The Bronx,

NO. 5. FOR INSTALLING ELECTRIC
EQUIPMENT IN NEW PUBLIC SCHOOL 51,
ON TRINITY AND JACKSON AVES., AND
E. 158TH ST., BOROUGH OF THE BRONX. The time allowed to complete the whole work will be one hundred and twenty (120) working

days, as provided in the contract.

The amount of security required is Four Thousand Dollars (\$4,000).

sand Dollars (\$4,000).

The deposit accompanying bid shall be five per centum of the amount of security.

NO. 6. FOR ITEM 1, INSTALLING HEAT-ING AND VENTILATING APPARATUS IN NEW PUBLIC SCHOOL 51, ON TRINITY AND JACKSON AVES. AND E. 158TH ST., BOROUGH OF THE BRONX.

The time allowed to complete the whole work will be one hundred and twenty (120) working

will be one hundred and twenty (120) working

days, as provided in the contract,
The amount of security required is Twentyfour Thousand Dollars (\$24,000).
The deposit accompanying bid shall be five
per centum of the amount of security. Borough of Manhattan,

NO. 7 FOR ALTERATIONS AND REPAIRS TO HEATING AND VENTILATING APPARATUS IN PUBLIC SCHOOLS 1, 2, 12, 14, 19, 25, 31, 59, 62 (Items 1 and 2), 77, 79, AND 188, BOROUGH OF MANHATTAN. The time allowed to complete the whole work on each school will be sixty (60) working days, as provided in the contract.

The amount of security required is as follows: P. S. 1, \$500; P. S. 2, \$600; P. S. 12, \$200; P. S. 14, \$100; P. S. 19, \$100; P. S. 25, \$100; P. S. 31, \$600; P. S. 59, \$800; P. S. 62, \$500 (Item 1); P. S. 62, \$700 (Item 2); P. S. 77, \$200; P. S. 79, \$1,000; P. S. 188, \$300.

A separate proposal must be submitted for each school and for each item on Public School 62, and award will be made thereon.

The deposit accompanying bid on each school shall be five per centum of the amount of se-

NO. 8. NO. 8. FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 11, 17, 26, 28, 32, 33, 45, 51, 56, 58, 67, 69, 84, 87, 94, 127, AND DEWITT CLINTON HIGH SCHOOL, BOROUGH OF MANHATTAN.

The time allowed to complete the whole work on each, school will be fifty-five working days, 28 provided in the contract.

provided in the contract.

provided in the contract.

The amount of security required is as follows:
P. S. 11, \$600; P. S. 17, \$300; P. S. 26, \$100;
P. S. 28, \$200; P. S. 32, \$300; P. S. 33, \$300;
P. S. 45, \$200; P. S. 51, \$500; P. S. 56, \$500;
P. S. 58, \$300; P. S. 67, \$300; P. S. 69, \$300;
P. S. 84, \$100; P. S. 87, \$100; P. S. 94, \$100;
P. S. 127, \$100; DeW. C. H. S., \$400.

The deposit accompanying bid on each school shall be five per centum of the amount of security.

curity. A separate proposal must be submitted for each

school, and award will be made thereon.

school, and award will be made thereon.

Borough of Queens.

NO. 9. FOR ITEM 1, INSTALLING HEAT-ING AND VENTILATING APPARATUS, AND ITEM 2. INSTALLING TEMPERATURE REGULATION IN NEW PUBLIC SCHOOL 95, ON THE NORTHERLY SIDE OF LARREMORE AVE., BETWEEN YALE AND HARVARD AVES., JAMAICA, BOROUGH OF QUEENS. The time allowed to complete the whole work of each item will be one hundred and fifty (150) working days, as provided in the contract. The amount of security required is as follows:

The amount of security required is as follows: Item 1, \$12,000; Item 2, \$1,200. The deposit accompanying bid on each item shall be five per centum of the amount of security.

A separate proposal must be submitted for each item, and award will be made thereon. On Nos. 5 and 6 the bids will be compared,

and the contract will be awarded in a lump sum to the lowest bidder on each contract.

On Nos. 7, 8 and 9 the bidders must state the price of each item by which the bids will be

Blank forms, plans and specifications may be Blank torms, plans and specifications may be obtained or seen at the office of the Superintendent at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at Branch Office, No. 69 Broadway, Flushing, Borough of Queens, for work for their respective Boroughs.

C. B. J. SNYDER, Superintendent of School Ruidings Buildings.

Dated April 15, 1914. a15,27

**EFSee General Instructions to Bidders on last page, last column, of the "City Record."

Department of Education, Corner of Park Ave. and 59th St., Borough of Manhattan, City of New York. SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of

Education until 11 o'clock a. m., on MONDAY, APRIL 27, 1914.

FENCES, SIDEWALKS, ETC., ON AND ABOUT THE ATHLETIC FIELD, ON AVENUES K AND L, AND BETWEEN E. 17TH ST. AND THE LONG ISLAND RAILROAD, FLATBUSH, BOROUGH OF BROOKLYN.

The time allowed to complete the whole work will be sixty (60) working days, as provided in the contract

The amount of security required is Twenty-five Hundred Dollars (\$2,500).

The deposit accompanying bid shall be five per centum of the amount of security.

NO. 2. FOR ALTERATIONS, REPAIRS,
ETC., AT PUBLIC SCHOOLS 3, 41, 66, 70,
83, 84, 85, 93, 106, 113, 125, 144, 155, 156,
BOYS' HIGH SCHOOL, COMMERCIAL HIGH
SCHOOL AND GIRLS' HIGH SCHOOL, BOR-

OUGH OF BROOKLYN.

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 fol-

P. S. 3, \$500; P. S. 41, \$300; P. S. 66, \$1,000; P. S. 70, \$600; P. S. 83, \$800; P. S. 84, \$400; P. S. 85, \$1,000; P. S. 93, \$600; P. S. 106, \$1,600; P. S. 113, \$400; P. S. 125, \$400; P. S. 144, \$1,200; P. S. 155, \$600; P. S. 156, \$1,000; B. H. S., \$1,400; C. H. S., \$2,000; G. H. S., \$2,000.

The deposit accompanying bid on each school shall be five per centum of the amount of se-

A separate proposal must be submitted for each school and award will be made thereon.

NO. 3. FOR ITEM 1, GENERAL CONSTRUCTION OF ADDITIONS TO AND ALTERATIONS IN PUBLIC SCHOOL 36, ON STAGG AND TEN EYCK STS., BETWEEN BUSHWICK AVE. AND WATERBURY ST., BOROUGH OF BROOKLYN.

The time allowed to expect the whole week.

The time allowed to complete the whole work will be one hundred and seventy-five (175) working days, as provided in the contract.

The amount of security required is Forty

Thousand Dollars (\$40,000). The deposit accompanying bid on each Item shall be five per centum of the amount of se-

curity. NO. 4. FOR ERECTING STORM ENCLOS-URES, COVERED PASSAGE, ALTERA-TIONS, REPAIRS, ETC., AT PUBLIC SCHOOL 89, NEWKIRK AVE. AND E. 31ST ST., BOROUGH OF BROOKLYN. The time allowed to complete the whole work will be fifty-five (55) working days, as provided in the contents.

in the contract.

The amount of security required is Four Hun-

dred Dollars (\$400). The deposit accompanying bid shall be five per centum of the amount of security.

On Nos. 1, 3 and 4 the bids will be compared

and the contract will be awarded in a lump sum to the lowest bidder on each contract.

On No. 2 the bidders must state the price of each item by which the bids will be tested.

Blank forms, plans and specifications may be obtained as a contract the first plank in the second state. obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at Branch Office, No. 131 Livingston st., Borough of Brooklyn.

C. B. J. SNYDER, Superintendent of School Phildian

Buildings. Dated April 15, 1914. a15,27 last page, last column, of the "City Record,"

DEPARTMENT OF EDUCATION, PARK AVE. AND 59th St., Borough of Manhattan, City of New York. SEALED BIDS OR ESTIMATES WILL BE

received by the Superintendent of School Supplies at the above office of the Department of Education until 11 a.m., on THURSDAY, APRIL 23, 1914.

FOR FURNISHING AUTOMOBILE SERVICE FOR THE BOARD OF EDUCATION WITHIN THE CITY OF NEW YORK, FOR THE YEAR ENDING DECEMBER 31, 1914. The time for the performance of the contract is by or before December 31, 1914. The amount of security required is thirty (30) per cent, of the amount of the contract.

The bidder will state the price of each item

or classes of items herein contained or hereto annexed, per hour, by which the bids will be Contract will be awarded to the lowest bidder on each item

Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, southwest corner of Park ave. and 59th st., Borough of Manhattan.

PATRICK JONES, Superintendent of School

Supplies.
Dated April 11, 1914.

**Ease General Instructions to Bidders on last page, last column, of the "City Record."

COURT HOUSE BOARD.

Court House Site.

NOTICE OF SALE OF BUILDINGS AND APPURTENANCES THERETO.

Sale No. 3.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Court House Board, by virtue of the pow-ers vested in it by law, will offer for sale by sealed bids certain buildings and the appurtenances thereunto belonging, standing upon the property owned by The City of New York, acquired for the site for the new Court House, in the Borough of Manhattan, City of New York.

The following buildings will be offered for sale, which are more particularly described on certain maps on file in the office of the Court House Board, Room 1101, No. 115 Broadway, New York City. PARCEL 13.

Lot A—Damage Map No. E. 57. No. 50 Park st. One one-story brick building. Lot B—Damage Map No. E. 56. No. 52-54 Park st. One five-story brick building and two one-story brick extensions.

PARCEL 14.

Lot A—Damage Map E. 64. No. 60 Centre st.
One six-story brick building with one one-story brick extension. Lot B—Damage Map No. E. 63. No. 58 Centre st. One six-story brick building and one one-story brick extension.

PARCEI. 15. Lot A—The southeast corner of Centre and Worth sts. Nos. 66 68 Centre st. One five-story brick buildink.

story brick buildink.

Lot B—Damage Map. No. E. 65. Nos. 62-64
Centre st. One four-story brick building and
one three-story brick rear building; and one
three-story brick building and one two-story
brick rear building.

Sealed bids will be accepted only upon forms
to be obtained from the office of the Court
House Board, inclosed in properly sealed envelopes, and will be received by the Secretary of the Board at Room 1101, No. 115 Broadway, New York City, not later than 4 o'clock p. m. on FRIDAY, APRIL 24, 1914.

and will be opened at the meeting of the Court House Board to be held at 4.30 o'clock p. m. on

that day, and awards will thereafter be made

Bids must be per parcel, as above indicated. Awards will be made at the discretion of the Board, per parcel, to the highest bidder.

Each bid must be accompanied by a deposit of

cash or certified check, in a sum equal to twenty-five (25) per centum of the amount of the bid. 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 upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notifi-

cation of the acceptance of their bids.

The Court House Board reserves the right to reject any and all bids and to waive any defects or informalities in any bid.

All bids must state clearly (1) the parcel and lot number, and the damage map number, as above, of the building or buildings bid for, (2) the amount of the bid per parcel and per lot, (3) the full name and address of the bidder.

The buildings will be sold for removal immediately approximately approx

diately after possession is given to the contractor, which will be about June 1, 1914, subject to the terms and conditions of the sale attached to the form of bid above referred to.

THE COURT HOUSE BOARD. Morgan J. O'BRIEN, Chairman; L. LAFLIN KELLOGG, Secretary; EDWARD M. GROUT. E. CLIFFORD POTTER, CHARLES STECKLER, 115 Broadway, Room 1101. April 6, 1914.

DEPARTMENT OF BRIDGES.

Proposals.

DEPARTMENT OF BRIDGES, MUNICIPAL BUILD-ING, BOROUGH OF MANHATTAN, CITY OF NEW

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges at the above office until 2 o'clock p. m., on

THURSDAY, APRIL 30, 1914.

FOR FURNISHING AND DELIVERING WOOD PAVING BLOCKS TO THE DEPARTMENT OF BRIDGES.

The time allowed for the full delivery of the blocks and for the complete performance of the contract will be ninety (90) calendar days after

the date of certification of the contract by the Comptroller of the City.

The bidder shall state a unit price for each item contained in the specifications or schedule, by which the bids will be tested. The bids will be compared and the award, if made, will be made to the lowest formal bidder in an aggregate sum for the total of all items.

The amount of security to guarantee the faithful performance of the contract will be thirty (30) per cent. of the total amount for which the contract is awarded.

The right is reserved by the Commissioner to reject all the bids should he deem it to the inter-

est of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Bridges.

F. J. H. KRACKE, Commissioner.

Dated April 14, 1914.

See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF BRIDGES, MUNICIPAL BUILD ING, BOROUGH OF MANHATTAN, CITY OF NEW

SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Bridges at the above office until 2 o'clock p. m., on THURSDAY, APRIL 23, 1914.

FOR FURNISHING AND DELIVERING ANTHRACITE COAL TO THE BROOKLYN

The time allowed for the full delivery of the coal and for the complete performance of the contract will be seventy (70) calendar days after the date of certification of the contract by the Comptroller of the City. The amount of security to guarantee the faith-

ful performance of the contract will be thirty (30) per cent .of the total amount for which the contract is awarded.

The right is reserved by the Commissioner to

reject all the bids should he deem it to the interest of the City so to do. Blank forms and specifications may be obtained at the office of the Department of Bridges.

F. J. H. KRACKE, Commissioner.

Dated April 6th, 1914. a11.23

EF See General Instructions to Bidders on last page, last column, of the "City Record."

BOARD OF ESTIMATE AND APPORTIONMENT.

Notice of Public Hearing.

PUBLIC IMPROVEMENT MATTERS.

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 plan of The City of New York so as to change the lines of Fanchon place, between Bushwick avenue and Jamaica avenue, Borough of Brook-lyn, 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 May 1, 1914, 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, 1914, notice of the adoption of which is hereby given viz.

adopted by the Board on March 27, 1914, notice of the adoption of which is hereby given, viz.:
Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the lines of Fanchon place, between Bushwick avenue and Jamaica avenue, in the Borough of Brooklyn, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the Commissioner of Public Works of the Borough, and dated January 22, 1914.
Resolved, That this Board consider the pro-

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 1st day of May, 1914, 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 held at the aforesaid time and place to be published in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 1st day of May, 1914.
Dated April 18, 1914.
JOSEPH HAGG, Secretary, Municipal Building New York City.

ing, New York City,

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 and extend the lines and to change the grades of Montague street, from Furman street to the United States bulkhead line of the East River, Borough of Brooklyn, 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 May 1, 1914, 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, 1914, notice of the adoption of on March 27, 1914, notice of the adoption of

March 27, 1914, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, i pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing and extending the lines and by changing the grades of Montague street, from Furman street to the United States bulkhead line of the East River, in the Borough of Brooklyn, 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 February 20, 1914. Resolved, That this Board consider the pro-

posed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 1st day of May, 1914,

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 and the corporapublished in the CITY RECORD and the corpora-tion newspapers for ten days continuously, Sun-days and legal holidays excepted, prior to the 1st day of May, 1914. Dated April 18, 1914. JOSEPH HAAG, Secretary, Municipal Build-ing, New York City.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public in-terest so to do, proposes to change the map or plan of The City of New York so as to change the lines and grades of Fort Schuyler road, be-tween Coddington avenue and Whittemore avenue, Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattar City of New York, on May 1, 1914, 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, 1914, notice of the adoption of which

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines and grades of Fort chuyler road, between Coddington avenue and Whittemore avenue, in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan hearing the signature of the President of the Borough and dated March 5, 1914.

Resolved, That this Board consider the pro-

posed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 1st day of May, 1914,

t 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 sons 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 1st day of May, 1914.

Dated April 18, 1914.

JOSEPH HAAG, Secretary, Municipal Building, New York City.

a18,29

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of 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 grades of Lefferts avenue, Borough of Queens, 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 May 1, 1914, 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

posed 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, 1914, 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 it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the grades of Lefferts avenue, between Tuckahoe avenue and Vistula avenue, in the Borough of Queens, 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 Ianuary 8, 1914.

nature of the President of the Borough and dated January 8, 1914.

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 1st day of May, 1914, 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 1st day of May, 1914.

Dated April 18, 1914.

IOSEPH HAAG, Secretary, Municipal Building, New York City.

ng, New York City.

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 lay out the lines and grades of Ziegler avenue across the Flushing and Northside Division of the Long Island Railroad, Borough of Queens, and that a meeting of said Board will be held in the Old Council Chamber. City Hall Borough of Manhat. Council Chamber, City Hall, Borough of Manhattan, City of New York, on May 1, 1914, at 10.30 tan, City of New York, on May 1, 1914, 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, 1914, 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

ring it for the public interest so to do, proposes to change the map or plan of The City of New York by laying out the lines and grades of Ziegler avenue across the Flushing and Northide Division of the Long Island Railroad, in the Borough of Queens, 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 June 20,

Resolved. That this Board consider the pro-

posed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 1st day of May, 1914,

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 conprior to the lst day of May, 1914.

Dated April 18, 1914.

JOSEPH HAAG, Secretary, Municipal Build-

ng, New York City.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Appor-tionment held on March 27, 1914, the following

resolution was adopted:
Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of changing the lines and grades of the street system within the territory bounded by Reynolds street, the Staten Island Railway, Warren street and Clifton avenue, Borough of Richmond, in accordance with a ten-tative map or plan bearing the signature of the President of the Borough and dated February 9,

1914; be it
Resolved, That this Board will give an informal hearing in the matter at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 1st day of May, 1914, at 10.30 o'clock in the forenoon.

Dated April 18, 1914.

JOSEPH HAAG, Secretary, Municipal Building, New York City.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on March 27, 1914, the following

resolutions were adopted: Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of that portion of Montague street, 50 feet wide, and lying 25 feet on each side of the centre line thereof, and extending from Court street to a point 275 feet west of Hicks street; and also to the full width of Montague street as laid out on the map of the City from the last mentioned point to the United States bulkhead line, in the Borough of

Brooklyn, City of New York; and Whereas, The Board of Estimate and Apporionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of as-

sessment for benefit for said proceeding.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this proceeding:

Beginning at a point on the bulkhead line of the East River where it is intersected by the prolongation of a line midway between Clark street and Pierrepont street as these streets are laid out between Columbia Heights and Willow street, and running thence eastwardly along the said prolongation of a line midway between Clark street and Pierrepont street to the intersection with a line midway between Furman street and Columbia Heights; thence southwardly along the said line midway between Furman street and Columbia Heights to the intersection with the prolongation of a line distant 100 feet northerly from and parallel with the northerly line of Pierrepont street, the said distance being measured at right angles to Pierrepont street; thence eastwardly along the said line parallel with Pierreport street and along the prolongations of the said line to a point distant 100 feet easterly from the easterly line of Fulton street, the said distance being measured at right angles to Fulton street; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Fulton street to the intersection with a line at right angles to Fulton street and passa point on its westerly side where it is intersected by a line distant 100 feet easterly from and parallel with the easterly line of Court street, the said distance being measured at right angles to Court street; thence westwardly along the said line at right angles to Fulton street to the intersection with its westerly side: thence southwardly along the said line parallel with Court street to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of Remsen street, the said distance being measured at right angles to Remsen street: thence westwardly along the said line parallel with Remsen street an along the prolongations of the said line to the intersection with the bulkhead line of the East River: thence northwardly along the said bulkhead line to the point or place of beginning. Resolved, That this Board consider the pro-

nosed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 1st day of May, 1914, at 10.30 a. m. and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD and the corporation newspapers for ten days prior to the 1st day of May 1914.

Dated April 18, 1914.

JOSEPH HAAG, Secretary, Municipal Building, New York City.

a18,29

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on March 27, 1914, the following

resolutions were adopted:
Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of amending the proceeding authorized by the said Board on April 17, 1913, for acquiring title to Stillwell avenue, from 22nd avenue to 80th street, Borough of Brooklyn, so as a security of the said Board on April 18, 1913. to authorize the acquisition of title to Stillwell avenue, from 22nd avenue to 80th street, and from 86th street to Surf avenue; such title to he in fee. subject, however, to the right of the Nassau Electric Railroad Company to occupy

said street for railroad purposes.
Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed district of assessment for benefit in this proposed amended proceeding:

Beginning at a point on a line midway be-tween 78th street and 79th street distant 100 feet northwesterly from the northwesterly line of 21st avenue, and running thence northeast-wardly and parallel with 21st avenue to the intersection with a line midway between 71st street and 72d street; theuce southeastwardly along the said line midway between 71st street and 72d street and along the prolongation of the said line to the intersection with a line midway between West 10th street and West 11th street; thence southwardly along the said line midway between West 10th street and West 11th street to the intersection with the northerly line of Canal Avenue North; thence southwardly in a straight line to a point on the southerly line of Neptune avenue where it is intersected by a line distant 100 feet easterly from and parallel with the easterly line of West 11th street, the said distance being

measured at right angles to West 11th street; thence southwardly along the said line parallel with West 11th street to a point distant 100 feet northerly from the northerly line of Surf avenue, the said distance being measured at right nue, the said distance being measured at right angles to Surf avenue; thence eastwardly and always distant 100 feet northerly from and paral-lel with the northerly line of Surf avenue to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of West 10th street as this street is laid out where it adjoins Surf avenue on the south, the said distance being measured at right angles to West 10th street; thence southwardly along the said line parallel with West 10th street and along the prolongations of the said line to the intersection with the mean high water line of the Atlantic Ocean; thence westwardly along the said mean high water line to the intersection with the prolongation of a line midway between West 17th street and West 19th street as these streets are laid out between Mer-maid avenue and Surf avenue; thence north-wardly along the said line midway between West 17th street and West 19th street and clearly the 17th street and West 19th street and along the prolongations of the said line to the intersection with the southerly line of Canal Avenue South; thence northeastwardly in a straight line to a point on the northerly line of Canal Avenue North where it is intersected by a line distant 900 feet westerly from and parallel with the westerly line of Stillwell avenue as this street is laid out between Avenue Z and Canal avenue, the said distance being measured at right angles to Stillwell avenue; thence northwardly along the said line parallel with Stillwell avenue and along the prolongation of the said line to the intersection with a line midway between 78th street and 79th street; thence northwestwardly along the said line midway between 78th street and 79th street to the point or place of begin-

Resolved. That this Board consider the proposed district of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 1st day of May, 1914, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved. That the Secretary of this Board cause these resolutions and a notice to all per-

cause these resolutions and a notice to all persons affected thereby to be published in the CITY Record and in the corporation newspapers for ten days prior to the 1st day of May, 1914. Dated April 18, 1914. JOSEPH HAAG, Secretary, Municipal Build-ing, New York City.

Notice of Public Hearing.

FRANCHISE MATTERS.

PUBLIC NOTICE IS HEREBY GIVEN THAT the public hearing on the form of contract modifying contract dated July 10, 1912, granting a franchise to the Manhattan Bridge Three Cent Line, by substituting a route on Fulton street, Ashland place and Lafayette avenue, Borough of Brooklyn, for a portion of its existing route, which was by resolution duly adopted November 20, 1913, fixed for December 24, 1913, and was continued from time to time until this day, was continued until the meeting of May 1, 1914, at 10.30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan, at which time and place all citizens interested will have an opportunity to

appear and be heard. JOSEPH HAAG, Secretary. Dated New York, April 17, 1914. a20,m1

PUBLIC NOTICE IS HEREBY GIVEN THAT the public hearing on the form of contract for the grant of a franchise to the Union Railway Company of New York City to construct, maintain and operate three extensions to its existing system in the Boroughs of Manhattan and The Bronx, as follows:

(a) Upon and along East 136th street, from 3d to Lincoln avenue, Borough of the Bronx.

(b) From the intersection of Willis avenue and 134th street, Borough of The Bronx, over the Willis Avenue Bridge and its approaches to 125th street, Borough of Manhattan, and upon and along 125th street, Manhattan street. 12th avenue and West 129th street.

(c) From the above described tracks on the Willis Avenue Bridge, thence easterly and northrly upon and over the easterly approach to said bridge to and connecting with the existing tracks in Southern boulevard, The Bronx.

-which was by resolution adopted March 6, 1914, fixed for this day, was continued until May 1, 1914, at 10.30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan, at which time and place all citizens interested will have an opportunity to appear and he heard

tunity to appear and be heard.

JOSEPH HAAG, Secretary.

Dated New York, April 17, 1914. a20,m1

PUBLIC NOTICE IS HEREBY GIVEN THAT at a meeting of the Board of Estimate and Apportionment held April 3, 1914, the following petition was received: BEFORE THE BOARD OF ESTIMATE AND APPORTION-

TIONMENT OF THE CITY OF NEW YORK—SUP-PLEMENTAL PETITION. In the matter of the supplemental applica-tion of the FIFTH AVENUE COACH COM-PANY for an extension of routes under chapter 769 of the Laws of 1913, upon Sev-

enth avenue and other avenues and streets.

To the Board of Estimate and Apportionment of The City of New York: The supplemental petition of the Fifth Avenue Coach Company respectfully shows:

I. That the petitioner is a domestic common carrier corporation duly organized to own, operate, manage and control a line of stages or coaches for the transportation of passengers for

II. That the postoffice address of the petitioner is No. 10 East One Hundred and Second street, Borough of Manhattan, County of New

York, State of New York.

III. That on or about the 5th day of June,
1913, the petitioner filed with your Board an
application dated June 5, 1913, for a franchise to
extend its stage or omnibus routes upon certain specified streets, avenues, viaducts and highways of the Borough of Manhattan, City of New York, and that said application is still pending

before your Board.

IV. That on account of the limited traffic facilities across Central Park your petitioner hereby supplements and amends its previous application aforesaid by adding to and forming a part of the routes therein described the further extension of its routes as follows:

From the intersection of its route on Fifth avenue with East 96th street, thence easterly along East 96th street, to the easerly side of Lexington

Also from the intersection of its route on Fifth avenue with the roadway of Central Park at or near East 97th street and known as Transverse Road Number 4, thence westerly along Transverse Road Number 4 across Central Park to Central Park West, thence southerly along Central Park West to West 96th street, thence westerly along West 96th street to the Hudson Piper

Also from the East River on East 79th street, thence westerly along East 79th street, connecting with its route on Fifth avenue, to the roadway of Central Park at or near East 79th street and known as Transverse Road Number 2, thence westerly along Transverse Road Number 2 across Central Park to Central Park West, thence

southerly along Central Park West to West 77th street, thence westerly along West 77th street to Columbus avenue, thence northerly along Columbus avenue to West 79th street, thence westerly along West 79th street, connecting with its route on Riverside drive to the Hudson River.

Wherefore, your petitioner asks that it be granted a franchise for an extension of its routes and for the right to establish maintain and operate the same upon the streets, avenues, viaducts, highways, roads, parks and highways as set forth in its said application dated June 5, 1913,

and as set forth herein.

Dated New York, March 21, 1914.

FIFTH AVENUE COACH COMPANY,

By RICHARD W. MEADE, President.

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

Richard W. Meade, being duly sworn, deposes
and says that he is the President of the Fifth

Avenue Coach Company, the petitioner above named; that he has read the foregoing supple-mentary petition and knows the contents thereof; that the same is true of his own knowledge except as to the matters therein stated to be al-leged on information and belief, and that as to

those matters he believes it to be true.

RICHARD W. MEADE.

Sworn to before me this 21st day of March,

1914. G. L. WILLEMS, Notary Public, New York

[NOTARY SEAL.]
-and the following resolutions were thereupon

adopted:
Whereas, the foregoing petition from the Fifth whereas, the foregoing petition from the Fifth Avenue Coach Company, dated March 21, 1914, was presented to the Board of Estimate and Apportionment at a meeting held April 3, 1914.

Resolved, That in pursuance of law this Board sets Friday, the first day of May, 1914, at 10.30 o'clock in the forenoon, and Room 16 in the City Hall, Borough of Manhattan, as the time and place when and where such petition shall be first considered, and a public hearing be had thereon, at which citizens shall be entitled to appear and

at which citizens shall be entitled to appear and be heard; and be it further

Resolved, That the Secretary is directed to cause such petition and these resolutions to be published for at least two (2) days in two daily newspapers in The City of New York, to be designated by the Mayor, and for at least ten (10) days in the CITY RECORD immediately prior to such date of public hearing. The expense of such publication to be borne by the petitioner.

JOSEPH HAAG, Secretary.

New York, April 3, 1914. a20,m1

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day the following reso-

lutions were adopted: Whereas, The Degnon Terminal Railroad Corporation has, under date of December 10, 1913, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate a freight terminal railroad

maintain and operate a freight terminal railroad across and along various streets and avenues within the district bounded by Meadow street. Thomson avenue. School street and Hunters Point avenue. Borough of Queens: and Whereas, Sections 72, 73 and 74 of the Greater New York Charter, as amended by chapters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making such grants; and

ner and procedure of making such grants; and
Whereas, In pursuance of such laws this Board
adopted a resolution on January 9, 1914, fixing
the date for a public hearing thereon as February 6, 1914, at which citizens were entitled to appear and be heard, and publication was had for at least two (2) days in the New York Times and Evening Post, newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such

day: and
Whereas, This Board has made inquiry as to the money value of the franchise or right applied for and proposed to be granted to the Degnon Terminal Railroad Corporation, and the adequacy of the compensation proposed to be paid therefor: now, therefore it is

Resolved, That the following form of resolution for the grant of the franchise or right applied for by the Degnon Terminal Railroad Corporation, containing the form of proposed con-tract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board as follows, to wit:

Resolved That the Board of Estimate and Apportionment hereby grants to the Degnon Terminal Railroad Corporation the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, em-bodying all the terms and conditions including the provisions as to rates, fares and charges upor and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York he and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

Proposed Form of Contract. This contract, made and executed in duplicate this day of , 19 , by and between The City of New York (hereinafter called the City), party of the first part, by the Mavor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and the Degnon Terminal Railroad Corporation (hereinafter called the Company), party of the

second part, witnesseth: In consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby covenant and agree as follows:

Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct maintain and operate railroad tracks in the Borough of Queens, City of New York, either at the same grade as the surface of the streets, or above or below the grade thereof, as shall be determined by the Public Service Commission for the First District of the State of New York, pursuant to law, for the purpose of conveying goods, wares and mer-chandise only, the centre lines of which are as follows:

1. A double track crossing Pearson street parallel to Meadow street and about twelve (12) feet southeasterly therefrom.

track beginning on the south-2. A double track beginning on the south-westerly side of Anable avenue about twelve (12) feet southeasterly from the southeasterly side of Meadow street; thence northeasterly in a curve across Anable avenue to a point on the

northeasterly side thereof.

3. A double track crossing Creek street parallel to Nott avenue and about twelve (12) feet

southerly therefrom.

4. A double track crossing Orton street paral-lel to Nott avenue and about twelve (12) feet southerly therefrom.

5. A double track crossing Manly street paral-lel to Nott avenue and about twelve (12) feet southerly therefrom.

6. A single track crossing Nott avenue at right angles near the centre of the block between Orton street and Manly street.

A single track beginning at a point on th northwesterly side of Davis street about eight (8) feet southwesterly from the intersection of said northwesterly side of Davis street with the southwesterly side of Pearson street; thence southerly in a curve across Davis street to the section of said southeasterly side of Davis street with the southwesterly side of Pearson street.

8. A single track beginning at a point on the northwesterly side of Creek street near the centre line of the block between Anable avenue and Pearson street; thence southerly in a curve across Creek street to a point in the southeasterly side of Creek street about two hundred and tifty-five (255) feet northerly from the intersection of said southeasterly side of Creek street and the northerly side of Hunters Point avenue.

9. A single track beginning at a point on the westerly side of Creek street about seventy-two (72) feet southerly from the intersection of said westerly side of Creek street with the southerly side of Nott avenue; thence southeasterly in a curve across Creek street to the easterly side thereof at a point about one hundred and sixty-seven (167) feet southerly from the intersection of said easterly side of Creek street with the southerly side of Nott avenue.

10. A single track beginning at a point in

the westerly side of Creek street about three (3) feet southerly from the intersection of said westerly side of Creek street with the southerly side of Nott avenue; thence northeasterly in a curve across Creek street and Nott avenue to a point on the northerly side of Nott avenue about sixty-five (65) feet easterly from the intersection of said northerly side of Nott avenue with the easterly side of Creek stret.

11. A single track beginning at a point on the southerly side of Nott avenue about two hundred and twenty-five (225) feet easterly from the intersection of said southerly side of Nott avenue with the easterly side of Creek street; thence northeasterly in a curve across Nott avenue to a point on the northerly side thereof about sixty-five (65) feet easterly from the intersection of said northerly side of Nott avenue with the easterly side of Dutch Kills place.

12. A single track beginning at a point on the southerly side of Nott avenue about two hundred and ninety-five (295) feet westerly from the inrersection of said southerly side of Nott avenue with the westerly side of Orton street; thence northeasterly in a curve across Nott avenue to a point on the northerly side thereof about ten

a point on the northerly side thereof about ten (10) feet easterly from the intersection of said northerly side of Nott avenue with the easterly side of Queens place.

13. A single track beginning at a point on the southerly side of Nott avenue about one hundred and fifty (150) feet westerly from the intersection of said southerly side of Nott avenue with the westerly side of Orton street; thence northeasterly in a curve across Nott avenue to a point on the northerly side thereof about fifty (50) feet westerly from the intersec-tion of said northerly side of Nott avenue with the westerly side of Orton street,

14. A single track beginning at a point on the westerly side of Orton street about three (3) feet southerly from the intersection of said westerly side of Orton street with the southerly side of Nott avenue; thence northeasterly in a curve across Orton street and Nott avenue to a point on the northerly side of Nott avenue about fifty-nine (59) feet easterly from the intersec-tion of the said northerly side of Nott avenue with the easterly side of Orton street.

15. A single track crossing Nott avenue at right angles near the centre line of the block hetween Manly street and Mount street.

16. A single track crossing Nott avenue at right angles near the centre line of the block between Mount street and School street. 17. A single track clossing Anable avenue at

right angles near the centre line of the block hetween Orton street and Manly street. 18. A single track crossing Anable avenue at right angles near the centre line of the block between Manly street and Mount street.

19. A single track crossing Anable avenue at right angles near the centre line of the block between Mount street and School street.

20. A single track beginning at a point in Creek street on the centre line of the track hereinbefore described as No. 9; thence southeasterly in a curve to a point on the easterly side of Creek street about one hundred and thirtyseven (137) feet southerly from the intersection of said easterly side of Creek street with the southerly side of Nott avenue.

21. A single track beginning at a point on the westerly side of Manly street about three (3) feet southerly from the intersection of said westerly side of Manly street with the southerly side of Nott avenue; thence northeasterly in a curve across Manly street and Nott avenue to a point on the northerly side of Nott avenue about fifty-nine (59) feet easterly from the intersection of said northerly side of Nott avenue with the asterly side of Manly street,

22. A single track beginning at a point on the westerly side of Mount street about two (2) feet southerly from the intersection of said erly side of Mount street with the southerly side of Nott avenue; thence northeasterly in a curve across Mount street and Nott avenue to a point on the northerly side of Nott avenue about fiftynine (59) feet easterly from the intersection of said northerly side of Nott avenue with the easterly side of Mount street.

23. A single track beginning at a point on the northwesterly side of Pearson street about eighteen (18) feet southeasterly from the intersection of said northeasterly side of street with the southeasterly side of Meadow street; thence southwesterly in a curve across Pearson street to a point on the southwesterly side thereof about fifty (50) feet southeasterly from the intersection of said southwesterly side of Pearson street with the southeasterly side of

Meadow street. The said tracks hereby authorized are shown

upon a map entitled:
"Map showing proposed tracks of Degnon Ter-minal Railroad Corporation to be located in First Ward, Borough of Queens, in the territory hounded on the east by School street, on the south by Hunters Point avenue, on the west and northwest by Meadow street and on the north by Thomson avenue. To accompany petition verified December 10, 1913 to the Board of Es-timate and Apportionment,"

-and signed by Alfred A. Stuart, President, and Norman G. Degnon, Engineer: a copy of which is attached hereto, is to be deemed a part of this contract, is to be construed with the text thereof and is to be substantially followed, provided that deviations therefrom and the description thereof which are not inconsistent with the other provisions of this contract may be permitted by resolu-

tion of the Board.

This grant is made with the understanding that the tracks herein authorized are to be op-erated as a necessary part of the railroad of the Company, as shown by the layout upon the map attached hereto, and is only granted upon con-dition that all of the tracks shown upon said map whether upon private property or upon streets or avenues shall be operated as one railroad.

The grant of this privilege is subject to the following conditions, which shall be com-plied with by the Company:

First-The consent in writing of the owners of half in value of the property bounded on said or nair in value of the property bounded on said streets and avenues to the construction and opera-tion of said railroad shall be obtained by the Company within three (3) months from the signing of this contract by the Mayor, and a copy of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall, within said three (3) months or

Court for the appointment of Commissioners in the manner provided by the Railroad Law to de-termine if said railroad ought to be constructed; otherwise this grant shall cease and determine

Second—The said right to construct, maintain and operate said railroad shall be held and enjoyed by the Company from the date upon which this contract is signed by the Mayor, until January 1, 1929, with the privilege of renewal of said contract for the further period of ten (10) years, upon a fair revaluation of such right

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The de-termination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach

such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding ten (10) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested freeholders se-lected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experi ence and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuations so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The com-pensation and expenses of the said appraisers shall be borne jointly by the City and the Company each paying one-half thereof.

Third-Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equipments of the Company constructed pursuant to this contract within the streets and avenues shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or indi-

Fourth-The Company shall pay to the City for the privilege hereby

of money:
(a) The sum of fifteen thousand dollars (\$15, 000) in cash within thirty (30) days after the date on which this contract is signed by the Mayor and before anything is done in exercise

Mayor and before anything is done in exercise of the privilege hereby granted.

(b) During the first term expiring January 1, 1924, an annual sum of two thousand five hundred dollars (\$2,500).

During the remainder term of five (5) years an annual sum of ten thousand dollars (\$10,000).

The annual charges shall commence from January 1, 1914 January 1, 1914.

All annual charges as above shall be paid into the treasury of the City on November 1 of each year, and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year,

Any and all payments to be made by the terms of this contract to the City by the Company, shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Fifth—The annual charges or payments shall continue throughout the whole term of this contract (whether original or renewal), notwithstanding any clause in any statute or in the charter of any other railway or railroad company providing for payment for railway or rail-road rights or franchises at a different rate, and no assignment, lease or sublease of the rights or privileges hereby granted (whether original or renewal), or of any part thereof, or of any of the routes mentioned herein, or of any part thereof shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, and especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this contract.

Sixth—Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any person or corporation a franchise or right to use the streets hereinbefore mentioned, or any part of them, for railroad pur-poses, and the Company shall not at any time oppose, but shall consent to the construction and operation of a railroad by any such other cor-poration or individual which may receive a franchise therefor from the City; provided, how ever, that nothing in this clause contained shall estop the Company from appearing before the Board and being heard on any application for rights in said streets.

Seventh-If the right of way on private property upon which the Company proposes to op-erate or any location of track herein authorized southerly in a curve across Davis street to the southeasterly side thereof at a point about seventy (70) feet southwesterly from the irter. Company shall, within said three (3) months or erty upon which the Company proposes to option or other orders, and the papers upon which the company proposes to option or other orders, and the papers upon which the company proposes to option or other orders, and the papers upon which the company proposes to option or other orders, and the papers upon which the company proposes to option or other orders, and the papers upon which the company proposes to option or other orders, and the papers upon which the company proposes to option or other orders, and the papers upon which the company proposes to option or other orders, and the papers upon which the same shall have been granted, and unless upon the irrer.

be crossed, intersected or joined by the right of way or tracks of another railroad corpora-tion, then the Company shall unite with such corporation in forming the necessary connections between the railroads of the Company and such corporation, and shall grant the requisite facilitherefor, whether the tracks on the right of way of such corporation are at the same or a different grade from the tracks of the Company at the point of such crossing or intersection.

In case the Company and such corporation cannot agree upon the amount of compensa' n to be paid therefor, such compensation shall be fixed in the manner provided in section 22 of the Raiload Law.

When such railroads shall be so connected, the Company shall receive from such other corpora-tion, and forward to their destination, all goods, merchandise and other property intended for points on its railroad, and receive and forward to the railroad of such other corporation all goods, merchandise and other property shipped by way of the Company's railroad and intended for points thereon, with the same despatch and at a rate of freight not exceeding the local tariff rate charged for similar goods, merchandise and other property received at or forwarded from the same points for individuals and other corpora-

The intent and purpose of the foregoing is to provide for the use of the Company's railroad by any other railroad which may be constructed in the vicinity, so that such other railroad may be afforded an outlet and rail connection with a trunk line railroad or a water connection with the Dutch Kills Creek by means of the railroad of the Company.

Eighth—The rights and privileges hereby granted shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall the title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render voneces-

sary any subsequent consent or consents.

Ninth—Should it be deemed advisable by the Board at any time during the term of this con-tract to require the extension of the tracks of Company to reach property owned by any individual or corporation making application to the Board for such extension, and the Board shall so order, then the Company shall, immediately after reaching an agreement with such applicants with respect to the terms upon which such extension shall be constructed, or in lieu thereof a determination of the arbitrators, as herein provided apply for and accept a fran-chise upon terms and conditions similar to those contained herein to extend its tracks beyond the tracks now planned by the Company, as indicated by the layout of track shown upon the map attached hereto, to the property of such applicant, and upon receiving such a franchise the Company shall, upon terms to be agreed upon between the petitioner and the Company, so extend its tracks and deliver and receive freight for shipment to all persons desiring such service along the line of such extension or extensions; such service to be performed at the rates charged for similar service upon the railroad herein authorized, or as may be fixed by the Board.

In case the Company and the applicants for such extension cannot agree upon the terms upon which such extension shall be constructed, including the division, if any, of the cost of the extension and of the maintenance thereof, then such terms shall be determined and fixed by three arbitrators selected in the following man-

One fit and impartial person shall be chosen by the Company; one fit and impartial person shall be chosen by the applicant or applicants for such extension, and the two so chosen shall choose a third fit and impartial person. The decision under oath of any two of such persons who shall he so selected shall be final and conclusive. If either the Company or such applicant fails to appoint an arbitrator, as herein provided, or should the first two arbitrators fail to agree on the selection of a third arbitrator within thirty days after the first two arbitrators shall be chosen, or if no two arbitrators so selected shall agree upon the terms upon which such extension shall be constructed and main-tained within sixty (60) days after the arbitrators shall be so selected, then such may be fixed by a commissioner appointed by the Supreme Court on the application of either party.

Tenth-The Company shall commence construction of any portion of the railroad herein authorized which shall be necessary to transport freight to or from property proposed to be so served, as indicated by the layout of the railroad shown upon a map attached bereto, within thirty (30) days from the date upon which application for service shall be made by the owner or occupier of such property, provided that the consents of the property owners, as herein required have been obtained, or, in lieu thereof, an order of the Appellate Division of the Supreme Court made pursuant to section 174 of the Railroad Law confirming the determination of the com-missioners appointed thereunder that such railmissioners appointed thereunder that such rail-road ought to be constructed, has been issued. If the consents of property owners have not been obtained, nor the order of the Appellate Divis-ion issued, at the time when application for the use of such railroad is made by such owner or occupier of such property, then, the Company shall commence the construction of that portion of the railroad for which application has been so made within thirty (30) days after the obtain ing of such consents or the issuance of such order. The Company shall complete such pororder. The Company shall complete such pot-tion of said railroad and place the same in operation within sixty (60) days after such ap-plication has been made by such owner or occu-pier of said property, or if neither the consents of the property owners or said order of the Appellate Division of the Supreme Court has been obtained at the time such application is made, then within sixty (60) days from the date of filing such consents or the date of such order. If the Company shall fail to complete the con-struction of the railroad and put the same in operation of the railroad and put the same in operation as herein required, all rights hereunder shall cease and determine, and all sums paid, or which may be deposited with the Comptroller of the City, as hereinafter provided, shall thereupon be forfeited to the City. Provided, however, that the period for commencement and the condition of the completion of the complet period for completion and placing the railroad in operation may be extended by the Board; and provided, further, that when the commencement or completion of said construction shall be prevented by legal proceedings in any court or by works of public improvement, or from other causes not within control of the Company, the time for the commencement or completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently prosecuted by the company, and provided further, that in no case shall such clay be deemed to begin until the Company stall have given written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injuncshall, in writing, consent that the Board either in its own name as a party, or in the name of the City as a party, may intervene in any such proceedings.

Eleventh-If the grade of the tracks or any portion thereof herein authorized be at any time during the existence of this contract changed to a position either above or below the surface of the streets or avenues, then the Company shall pay to the City any sum or sums which the City may be required by law to pay toward the change of grade of such tracks.

Twelfth-Said railroad shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as pro-

vided by the Charter of the City.

No construction upon said railroad shall be commenced until written permits have been ob

tained from the proper City officials.

In any permits so issued such officials may also impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures, in the streets and avenues, over which such officials have jurisdiction, and the Company shall comply with such conditions.

The electrical equipment to be installed by the Company for the operation of the railroad within the limits of the City, whether the same be upon streets and avenues or upon private property, shall be constructed and maintained under the supervision and control of the Com-missioner of Water Supply, Gas and Electricity. Thirteenth—The work of construction of the

tracks hereby authorized shall be done in such manner as shall not substantially interfere with the ordinary use of any street or avenue as a public highway.

Fourteenth-During the period prior to January 1, 1916, cars may be operated upon said tracks by steam locomotives which shall be housed or boxed so as to conform with the type commonly known as the "dummy engine." On or before January 1, 1916, the Company shall discontinue the use of said dummy steam locomotives and operate said tracks by electric power or any other motive power which may be approved by the Board and consented to by the abutting property owners in accordance with the provisions of law and by the Public Service Commission for the First District of the State of New York. It is understood, however, that no overhead wires except trolley wires shall be permitted for the operation of said tracks by the electric power.

Fifteenth-Neither pedestrians nor vehicles shall be prevented from crossing the tracks hereby authorized by the occupation of such tracks by cars or trains operated thereon, for a greater period than five (5) consecutive minutes at any time, and the aggregate of such periods shall not exceed ten (10) minutes in any hour between 7 o'clock a. m. and 6 o'clock p. m.

Sixteenth—Should the Company be allowed to

operate at the same grade as the streets and avenues, the Company shall station flagmen at such points as shall be necessary to exclude pedestrians and vehicles from the tracks at all times when cars or trains shall be operated thereon. Should it seem necessary in the opinion of the Board at any time during the term of this contract that gates be erected, maintained and operated across any of the streets or avenues for the purpose of excluding pedestrians and vehicles from the tracks hereby authorized, then the Company shall erect, maintain and op-erate such gates as may be designated upon thirty (30) days' notice by the Board to the Company.

Seventeenth-As long as the said tracks or any portion thereof shall remain in the streets and avenues during the term of this contract the Company shall, at its own expense, set the curbs and pave the entire roadway and sidewalk and keep the same in permanent repair upon that portion of Nott avenue between the southeasterly side of Meadow street and the westerly side of School street, that portion of Anable avenue between the easterly side of Orton street and the westerly side of School street and those portions of Davis street, Pearson street, Creek street, Orton street, Manly street, Mount street and Anable avenue, except Anable avenue between tracks and the rails of the tracks hereby authorized in said streets and avenues and for a distance of two (2) feet beyond such rails on either side thereof; all of the work to be done under the supervision of the local authorities in such manner and at such time as they may prescribe. In case of the neglect of the Company to make pavement or repairs after the expiration of twenty (20) days notice to do so from the President of the Borough of Queens, said President may make the same at the expense of the Com-pany, and the City shall have the right to change the material or character of the pavement of any street or avenue, and in that event the Company shall be bound to replace such pavement in the manner directed by the proper City official, at its own expense, and the provisions as to repairs herein contained shall apply to such renewed or altered pavement.

Eighteenth—Should the Company be allowed to operate at the same grade as the streets and avenues, it shall at all times keep that portion of Nott avenue between the southeasterly side of Meadow street and the westerly side of School street, that portion of Anable avenue between the easterly side of Orton street and the westerly side of School street and those portions of Davis street, Pearson street, Creek street, Orton street, Manly street, Mount street and Anable avenue (except Anable avenue between Orton street and School street), between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof, free and clear from ice and snow; provided, how-ever, that the Company shall, at the option of the President of the Borough of Queens, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of street surface from house line to house line. Nineteenth-Should the grades or lines of the

streets and avenues in which the railroad is hereby authorized be changed at any time after the railroad has been constructed and during the term of this contract, the Company shall, at its own expense, change its tracks and appurtenances to conform with such new grades and lines, and during the construction of any public improveent upon said streets or avenues the Company shall take care of and protect the tracks and appurtenances at its own expense, all to be done subject to the direction of the City official having jurisdiction over the construction of such

Twentieth-It is agreed that the right hereby granted to operate a railroad shall not be in preference or in hindrance to public work of the City, and should the said railroad in any way interfere with the construction of public works in the streets and avenues, whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own expense, protect or move the tracks and ap-purtenances in the manner directed by the City officials having jurisdiction over such public work.

Twenty-first-Any alteration to the sewerage or drainage systems, or to any cher subsurface or to any surface structures in the streets, required on account of the construction or opera-tion of the railroad, shall be made at the sole cost of the Company, and in such manner as the

ner of railroad construction and operation, and it is hereby agreed that the Board may require the Company to improve or add to the railroad equipment, including rolling stock and railroad appurtenances, from time to time, as such additions and improvements are necessary, in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time, the rights hereby granted shall cease and determine.

Twenty-third—The rates for carrying property upon the tracks hereby authorized shall in all cases be reasonable in amount, subject to the control of the Board, and may be fixed by the Board after notice to the Company, and a hear-ing had thereon, and when so fixed such rates shall be binding upon the Company, and no rates in excess of those fixed shall be charged for such service.

Twenty-fourth-The Company shall submit to the Board a report not later than November 1 of each year for the year ending September 30 next pre-Board, which shall give the result of the opera-tions of the railroad during the year and such other information in regard to the business of

the Company as may be required by the Board.
Twenty-fifth—The Company shall at all times keep accurate books of account of the gross receipts from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Comptroller of the City of the business done by the Company, for the year ending September 30 next preceding, in such form as he may prescribe. Such report shall contain a statement scribe. Such report shall contain a statement of such gross receipts, the total length of track in operation within the limits of the City and the length of track constructed and operated under this contract and such other information as the Comptroller may require. The Comptroller shall have access to all books of the Com pany for the purpose of ascertaining the correctness of its report, and may examine its officers under oath.

Twenty-sixth-In case of any violation or breach or failure to comply with any of the pro-visions herein contained, or with any orders of the Board acting under the powers herein reserved, the franchise or consent herein granted, may be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railroad constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring the contract for-feited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Twenty-seventh-If the Company shall fail to give efficient public service at the rates herein provided, or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hun-dred and fifty dollars (\$250) as fixed or liqui-dated damages, or the Board, in case such structures or equipment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid shall have the right to make ail needed repairs at the expense of the Company, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter provided for.

Twenty-eighth—The Company shall assume all liability to persons or property by reason of the construction or operation of the railroad authe construction or operation of the railroad authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Twenty-ninth—This grant is upon the express condition that the Company, within thirty (30)

condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of ten thousand dollars (\$10,000), either in money or securities, to be approved by him, which fund shall be security for the performance by the Company of all of the terms and conditions of this contract and compliance with all orders of the Board acting under the powers herein reserved, especially those which relate to the payment of the annual charges for the privilege hereby granted, the rendering of efficient public service at reasonable rates, the repairs of the street pavement, the removal of snow and ice, the quality of construction of the railroad, and the maintenance of the property in good condition throughout the whole term of this contract; and in case of default in the performance by the Company of such terms and conditions, or com-pliance with such orders or either or any of hem, the City shall have the right to cause the work to be done and the materials to be fur-uished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal pro-ceedings; or after default in the payment of the annual charges, shall collect the same, with in-terest, from the said fund after ten (10) days' notice to the Company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board acting hereunder relating to the obstruction of traffic and the maintenance of gates and flagmen, the Company shall pay a penalty of fifty dollars per day for each day of violation, all of which sums may be deducted from said fund.

The procedure for the imposition and collection of the penalties in this contract shall be as

follows: The Board, on complaint made, shall give notice to the Company, directing its President, or other officer, to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days' notice pay to the City a sum sufficient to restore said security fund to the original amount of ten thousand dollars (\$10, 000), and in default thereof this contract shall be cancelled and annulled at the option of the Twenty-second—Said railroad shall be con-structed and operated in the latest approved man.

Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the

City.
Thirtieth—The grant of this privilege is subject to whatever right, title or interest the owners of abutting property or others may have in and to the streets and avenues in which the Com-

pany is hereby authorized to operate.

Thirty-first—The Company hereby agrees that it will not institute any proceedings to acquire by condemnation any land, property, appurte-nances or rights pursuant to any law, unless and until permitted to do so by resolution of the otherwise this grant shall cease and determine.

Thirty-second-The words "notice" or "direcwherever used in this contract, shall be tion," deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal no-tice or direction, and shall be deemed to have

been given at the time of delivery or mailing.

Thirty-third—If at any time the powers of the
Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Sec. 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of New

Sec. 4. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and con-

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, there-unto duly authorized, has caused its corporate name to be hereunto signed and its corporate to be hereunto affixed, the day and year first above written.

THE CITY OF NEW YORK,

City Clerk.

DEGNON TERMINAL RAILROAD CORPORATION,

By President. SEAL. Attest:

Secretary.
(Here add acknowledgments.)

Resolved, That the result of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor and of the terms and conditions including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant or such franchise or

Resolved, That these preambles and resolutions, ncluding the said resolution for the grant of a franchise or right applied for by the Degnon Terminal Railroad Corporation, and the said form of a proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Friday, May 1, 1914, in the CITY RECORD, and at least twice during the ten (10) days immediately prior to Friday, May 1, 1914, in two (2) daily newspapers to be designated by the Mayor therefor, and published in The City of New York, at the expense of the Degnon Terminal Politocal Correction treather with the minal Railroad Corporation, together with the following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of a franchise or right applied for by the Degnon Terminal Railroad Corporation, and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before the grant of such franchise of right, and before adopting any resolution authorizing any such contract, will at a meeting of said Board to be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, May 1, 1914, at 10.30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to

appear and be heard.

JOSEPH HAAG, Secretary.

Dated New York, March 20, 1914.

a8,m1

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 meeting of the Commissioners appointed under said acts will be held at the office of the Commission, Room 223, 280 Broadway (Stewart Building), Borough of Manhattan, New York City, on Mondays, Tues-days 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.

DEPARTMENT OF DOCKS AND FERRIES.

Auction sales.

OFFICE OF THE DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE, NORTH RIVER. BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SALE OF OLD MATERIAL.

JOSEPH P. DAY, AUCTIONEER, WILL SELL the following lots of old material on behalf of the Department of Docks and Ferries on MONDAY, MAY 4, 1914.

commencing at 10.30 a. m., at the Department Yard, foot of W. 57th st., North River, and continuing at the following places in the order named: E. 24th st., East River, Manhattan; Timber Basin, foot of Nott ave., Borough of Ouens. Queens.

At Department Yard, Foot of W. 57th St., North

Lot No. 5. One Hunt double-drum hoisting engine.

Lot No. 6. One concrete mixer (incomplete).

Lot. No. 7. Two steam rock drills (incom-

plete). Lot No. 8. One lot of scrap iron, about 150 tons, more or less. Lot No. 9. One lot of scrap iron, about 125 tons, more or less.

Lot No. 10. One lot condenser tubes, about 10,900 lbs., more or less.

Lot No. 11. One lot of scrap brass, about 1,500 lbs., more or less.

Lot No. 12. One lot of Muntz metal, about

4,935 lbs., more or less.
Lot No. 13. Seventy-seven (77) pairs hip rubber boots. Thirty-nine (39) pairs knee rubber Lot No. 14. One lot of old rubber, about

3,000 lbs., more or less. At Department Yard, Foot of E. 24th St., East River. Lot No. 15. One lot of scrap iron, about 25,-000 lbs., more or less.

Lot No. 16. Two old desks: one roll-top, one

flat-top. At Nott Avenue Timber Basin, East River, Queens.

Lot No. 17. Raft 12-inch by 12-inch, 4-inch

by 10-inch and 3-inch by 10-inch yellow pine timber, 21 feet by 28 feet; 5 courses deep.

Lot No. 18. Raft 12-inch by 12-inch, 5-inch by 10-inch and 4-inch by 10-inch yellow pine timber, 21 feet by 22 feet; 1½ courses deep.

Lot No. 19. Raft spruce piles, 25 pieces, 20 to 35 feet. Lot No. 20. Raft 36 yellow pine piles, 20 to 35

Lot No. 20. Raft 36 yellow pine piles, 20 to 35 feet; 8 oak piles, 30 to 40 feet.

Lot No. 21. Raft 4-inch by 10-inch yellow pine, 30 feet by 30 feet; 24 courses deep.

Lot No. 22. Raft 4-inch by 10-inch yellow pine, 28 feet by 32 feet; 20 courses deep.

Lot No. 23. Raft 8-inch by 10-inch and 12-inch by 12-inch yellow pine timber, 30 feet by 30 feet; 8 courses deep.

inch by 12-inch yellow pine timber, 30 feet by 30 feet; 8 courses deep.

Lot No. 24. Raft 4-inch by 10-inch yellow pine timber, 25 feet by 26 teet; 10 courses deep.

Lot No. 25. Raft 12-inch by 12-inch, yellow pine timber, 30 feet by 30 feet; 5 courses deep.

Lot No. 26. Raft 4-inch by 10-inch yellow pine timber, 30 feet by 30 feet; 26 courses deep.

Lot No. 27. Raft 12-inch by 12-inch yellow pine timber, 28 feet by 42 feet; 7 courses deep.

Lot No. 28. Raft yellow pine timber, about 2,000 linear feet. Pile butts, 200 pieces, 5 feet to 25 feet.

to 25 feet.
Lot No. 29. Raft, one (1) pontoon 17 feet

Lot No. 29. Raft, one (1) pontoon 17 feet 6 inches by 27 feet 8 inches.

Lot No. 30. Raft spruce pile butts, 8 pieces, 15 feet to 20 feet.

Lot No. 31. Raft 12-inch by 12-inch yellow pine timber 10 feet by 16 feet; 4 courses deep.

Lot No. 32. Raft yellow pine and oak piles, 16 feet to 27 feet; 5 courses deep.

Lot No. 33. Raft 3-inch by 10-inch yellow pine timber, 24 feet by 28 feet; 7 courses deep.

Lot No. 34. Raft 3-inch by 10-inch yellow pine timber, 24 feet by 28 feet, 1½ courses deep. pine timber, 24 feet by 28 feet, 1½ courses deep. Lot No. 35. Raft 3-inch by 10-inch and 4-inch by 10-inch yellow pine timber, 24 feet by 34 feet;
13 courses deep.

Lot No. 36. Raft 3-inch by 10-inch yellow

Lot No. 36. Raft 3-inch by 10-inch yellow pine timber, 30 feet by 30 feet; 11 courses deep.

Lot No. 37. Raft miscellaneous material, 35 feet by 36 feet; 4 courses deep.

Lot No. 38. Raft 5-inch by 10-inch, 5-inch by 12-inch and 5-inch by 16-inch oak timber, 20 feet; 2 courses deep.

feet by 30 feet; 2 courses deep.

Lot No. 39. Raft 5-inch by 10-inch, 5-inch by 12-inch and 5-inch by 14-inch oak timber, 18

Lot No. 40. Raft 5-inch by 10-inch oak timber, 16 feet by 20 feet; 6 courses deep.

Lot No. 41. Raft 5-inch by 10-inch and 5-inch by 12-inch oak timber, 16 feet by 20 feet; 3

Lot No. 42. Raft 12-inch by 12-inch yellow pine timber, 20 feet by 25 feet; 3 courses deep.

Lot No. 43. Raft 5-inch by 12-inch yellow pine, 20 feet by 25 feet; 10 courses deep.

Lot No. 43. Raft 5-inch by 12-inch yellow pine, 20 feet by 25 feet; 10 courses deep. Lot No. 44. Raft yellow pine pile butts, about 300; yellow pine piles, about 19; 12-inch by 12-inch and 4-inch by 10-inch yellow pine timber, 900 feet, 28 feet by 26 feet; 12 courses

deep. Lot No. 45. Raft random lengths of timber, 25 feet by 28 feet; 4½ courses deep.

Lot No. 46. Raft 12-inch by 12-inch yellow pine timber, 30 feet by 34 feet; 6 courses deep.

Lot No. 47. Raft 12-inch by 12-inch yellow pine timber, 31 feet by 36 feet; 5 courses deep.

Lot No. 48. Raft 4-inch by 10-inch and 3-inch by 10-inch yellow pine timber, 25 feet by 28 feet;

courses deep.
Lot No. 49. Raft 4-inch by 10-inch and 12-inch by 29 feet; 9 Lot No. 49. Raft 4-inch by 10-inch and 12-inch by 12-inch yellow pine, 27 feet by 29 feet; 9 courses deep.

TERMS AND CONDITIONS OF SALE. The sale shall commence at 10.30 a. m. on Monday May 4th, 1914, and all of the property will be sold on the one day if possible. If it be impracticable to complete the sale on the one day the sale will be continued and completed on the next day, Tuesday the 5th day of May, 1914,

commencing at 10.30 a. m.

Each of the above lots will be sold separately.

Each lot will be sold for a sum in gross, except Lots Nos. 8, 9, 10, 11, 12, 13, 14 and 15, and on all such lots sold for a sum in gross the except lots of the sold for a sum in gross. the successful bidder will be required to pay for the same in cash at the time of the sale.

Lots Nos. 8, 9, 10, 11, 12, 13, 14 and 15 will be sold at a unit price per pound for each lot. The successful bidders on each of these lots sold at a per pound price will be required to pay in cash at the time of the sale an amount equivalent to 50% of the total bid, based upon the estimated quantities hereinbefore stated. The balance of the purchase price must be paid for in cash at the time of weighing and delivery. The successful bidder can arrange for this weighing and delivery and payment of the bal-ance on any day within the period allowed herein for removal of the material sold, between the hours of 10 a. m. and 4 p. m.

The estimated quantities stated to be in the

several lots are believed to be correct, but the bidders must satisfy themselves relative thereto. As to the lots sold for a sum in gross no allowance from the purchase money will be made for or on account of any claim of short delivery on any lot. On all of the lots the bidders must judge for themselves as to the correctness of the estimated quantity when making their bids.
Successful bidders failing to effect removal of the material within ten days from the date of sale shall forfeit their purchase money or de-

posit and the ownership of the material.

An order will be given for the material pur-

Dated The City of New York, April 20th, 1914. R. A. C. SMITH, Commissioner of Docks.

Proposals.

DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE. NORTH RIVER, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock noon on

FRIDAY, MAY 1, 1914. Borough of Manhattan.

Lot No. 1. One Simplex pumps.

Lot No. 2. Two Duplex pumps.

Lot No. 3. One single-drum hoisting engine.

Lot No. 4. One double-drum hoisting engine.

The time for the completion of the work and the full performance of the contract is on or before the expiration of sixty calendar days. The amount of security required for the performance of the contract shall be 30% of the total amount for which the contract is awarded.

The deposit to accompany bid shall be in an amount not less than one and one-half (11/2) per cent, of the total amount of the bid. Awards if made will be made by items.

Delivery will be required to be made at the time and in the manner and in such quantities

as may be directed.

Blank forms and further information may be obtained at the office of the said Department.

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

Dated April 18, 1914. a20,ml

See General Instructions to Bidders on
last page, last column, of the "City Record."

DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH

FCOT OF BATTERY PLACE, NORTH RIVER, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock noon on FRIDAY, MAY 1, 1914.

Borough of Manhattan.
CONTRACT NO, 1422.
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR EXTENDING PIER 35, NEAR THE FOOT OF SPRING ST., NORTH RIVER, BOROUGH OF MANHATTAN, AND DEPOSITING RIPRAP THEREAT.
The time for the completion of the work and the full performance of the contract is on or before the expiration of 160 calendar days.

before the expiration of 160 calendar days.

The amount of security required is \$11,000. The amount of security required is \$11,000. The bidder shall state, both in writing and in figures, a price for furnishing all of the labor and materials and for doing all of the work called for in Classes 1 and 2, and he shall also state a total price for the whole work described and specified, as the contract is entire and for a complete job, and, if awarded, will be awarded to the bidder whose price is lowest for doing all of the work and whose bid is regular in all respects. Payments will be made on the unit price in Class 2 in accordance with the work price in Class 2, in accordance with the work actually performed and not in accordance with the estimated quantity, but the estimated quantity be used as a basis for comparison of bids.

Work must be done 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 said Department.

R. A. C. SMITH, Commissioner of Docks.
Dated April 18, 1914.

220,ml

23 See General Instructions to Bidders on

last page, last column, of the "City Record."

DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock noon on

FRIDAY, APRIL 24, 1914. Borough of Manhattan,

CONTRACT NO. 1425.
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR SPRINKLING CERTAIN NEW MADE LAND ON THE NORTH AND EAST RIVERS, BOROUGH OF MANHATTAN.

The time for the completion of the work and

The time for the completion of the work and the full performance of the contract is on or before the expiration of 184 calendar days.

The amount of security required is \$2,500.

The bidder shall state, both in writing and in figures, a price per day of eight hours for furnishing all of the labor, sprinklers, horses, harness and drivers necessary to do the work called for. The contract is entire and for a complete for. The contract is entire and for a complete job, and if awarded will be awarded to the bidder whose price per day is the lowest and whose bid is regular in all respects.

In case of discrepancy between the written price and that given in figures, the price in writing will be considered as the bid. Sprinkling shall be done at the time and in

the manner and in such quantities as may be

Blank forms and further information may be obtained at the office of the said Department.

R. A. C. SMITH, Commissioner of Docks. Dated April 10, 1914. a13,24

**EF See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF PUBLIC CHAR-ITIES.

Proposals.

Main Office of the Department of Public Charities, New Municipal Building, Room 1091, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.3C o'clock p. m.,

THURSDAY, APRIL 23, 1914.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REPAIRING THE STEAMER "THE BRONX."

The time allowed for the completion of the work and full performance of the contract is thirty (30) consecutive working days.

thirty (30) consecutive working days.

The security required will be Thirteen Hun-

dred Dollars (\$1,300).

Certified check or cash in the sum of Sixtyfive Dollars (\$65) must accompany bid.

The bidder will state one aggregate price for
the whole work described and specified, as the

contract is for a complete job.

Blank forms and further information may be obtained at the office of the Chief Engineer of the Department, Room 1035, New Municipal Building, The City of New York, where plans

and specifications may be seen.

JOHN A. KINGSBURY, Commissioner.

Dated April 10, 1914.

See General Instructions to Bidders on last page, last column, of the "City Record."

BOROUGH OF MANHATTAN.

Proposals.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, MUNICIPAL BUILDING. THE CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the offices, Commissioner of Public Works, Room 2032, 20th floor, Municipal Building, until 2 o'clock p. m., on

FRIDAY, APRIL 24, 1914.

ITEM "A." FOR FURNISHING ALL OF THE LABOR AND MATERIALS REQUIRED FOR THE COMPLETE CONSTRUCTION AND INSTALLATION OF A REFRIGERATING PLANT, AND ALL WORK INCIDENTAL THERETO, IN WASHINGTON MARKET, LOCATED AT WASHINGTON, VESEY, FULTON AND WEST STS., BOROUGH OF MANHATTAN.

WASHINGTON, VESEY, FULTON AND WEST STS., BOROUGH OF MANHATTAN. The time allowed for the completion of the work will be sixty (60) consecutive calendar

working days.

The amount of security required will be Ten Thousand Dollars (\$10,000), and the amount of deposit accompanying the bid will be five (5) per cent. of the amount of security.

The bidder will state one aggregate price for each item described and specified, as the contract is entire and for a complete job.

The bids will be compared and the contract

awarded at a lump or aggregate sum to the lowest bidder of the item selected and determined upon. Blank forms, specifications and plans may be

obtained at the office of the Architect, Charles H. Higgins, 95 Liberty st., Borough of Manhattan. MARCUS M. MARKS, President.

City of New York, April 14, 1914. a14,24

**ESSEC General Instructions to Bidders on last page, last column, of the "City Record." Office of the President of the Borough of MANHATTAN, MUNICIPAL BUILDING, THE CITY

of New York.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the offices, Commissioner of Public Works, Room 2032, Municipal Building, until 2

o'clock p. m., on

FRIDAY, APRIL 24, 1914.

NO. 1. FOR FURNISHING AND DELIVERING SUPPLIES AS FOLLOWS: 6,000 CUBIC YARDS OF WASHED GRAVEL. The time for the completion of the contract is

until December 31, 1914.

The amount of security required for the performance of the contract shall be 30% of total amount for which the contract is awarded. The deposit required shall be in an amount of not less than 11/2% of the total amount of the

NO. 2. FOR FURNISHING AND DELIVERING SUPPLIES AS FOLLOWS: 1,100 CUBIC YARDS OF WASHED GRAVEL OR GRITS, TO BE DELIVERED ON MACADAM ROADS.

The time for the completion of the contract is until September 30, 1914.

The amount of security required for the performance of the contract shall be 30% of the total amount for which the contract is awarded.

The deposit required shall be in an amount of not less than 1½% of the total amount of the

NO. 3. FOR FURNISHING AND DELIVERING SUPPLIES AS FOLLOWS: 1,000 CUBIC YARDS OF WASHED GRAVEL OR GRITS, TO BE DELIVERED AT CORPORATION YARDS. NO. 3.

The time for the completion of the contract is

until December 31, 1914.

The amount of security required for the performance of the contract shall be 30% of the total amount for which the contract is awarded. The deposit required shall be in an amount of not less than 11/2% of the total amount of the

bid.
NO. 4. FOR EURNISHING AND DELIVERING SUPPLIES AS FOLLOWS: 5,500 CUBIC YARDS OF ASPHALT WEARING SURFACE SAND, TO BE DELIVERED AT THE MUNICIPAL ASPHALT PLANT, SITUATED ON THE EAST RIVER, BETWEEN 90TH AND 91ST STS.
The time for the completion of the contract

The time for the completion of the contract is until December 31, 1914.

The amount of security required for the performance of the contract shall be 30% of the total amount for which the contract is awarded. The deposit required shall be in an amount of not less than 11/2 % of the total amount of the

The bidder must deposit samples of sand with the Borough President at the office of the Chief Engineer of Highways, Room 2124, Municipal Building, on or before the time of making his

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,

Bureau of Highways, Room 2124, Municipal Building, Borough of Manhattan.

a14,24 MARCUS M. MARKS, President.

23 See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF CORRECTION.

Proposals.

DEPARTMENT OF CORRECTION, MUNICIPAL BUILDING, CENTRE AND CHAMBERS STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Correction at

the above office until 11 o'clock a. m., on

TUESDAY, MAY 5, 1914.

FOR FURNISHING AND DELIVERING
8,000 FEET 2½-1NCH UNLINED LINEN
FIRE HOSE.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31st, 1914.

The amount of security required is thirty (30) per cent. of the amount of the bid or estimate.

Bids must be made in duplicate, each in a separate envelope. No bids will be received unless this provision is complied with.

The bidder will state the price of each item or article contained in the specifications or schedules have in contained in the specifications or schedules.

ules herein contained or hereto annexed, 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 compared and the contract awarded

at a lump or aggregate sum.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Department of Correction, the Borough of Manhattan, Municipal Building, Centre and Chambers sts.

KATHARINE BEMENT DAVIS, Commis-

a21,m5 See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF CORRECTION, MUNICIPAL BUILD-ING, CENTRE AND CHAMBERS STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SFALED BIDS OR ESTIMATES WILL BE SEALED BIDS OR ESTIMATES

received by the Commissioner of Correction at the above office until 11 o'clock a. m., on TUESDAY, MAY 5, 1914.
FOR FURNISHING AND DELIVERING LEATHER FOR MANUFACTURING INDUSTRY

TRY AND STOCK.

The time for the delivery of the articels, materials and supplies and the performance of the contract is by or before December 31, 1914.

The amount of security required is thirty (30)

TON AND WEST STS., BOROUGH OF MANHATTAN
ITEM "B." FOR FURNISHING ALL OF
THE LABOR AND MATERIALS REQUIRED
FOR THE COMPLETE CONSTRUCTION AND
INSTALLATION OF A REFRIGERATING
PLANT, OMITTING INSULATION PROVIDED FOR ON BRINE PIPES OUTSIDE
OF MACHINE AND CONDENSER ROOMS.
IN WASHINGTON MARKET, LOCATED AT

Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted unless this provision is complied with.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Department of Cor-rection, the Borough of Manhattan, Municipal Building, New York City. KATHARINE BEMENT DAVIS, Commis-

April 20, 1914.

a21.m5 See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF PARKS.

Proposals

OFFICE OF THE DEPARTMENT OF PARKS, AR-SENAL BUILDING, 5TH AVE. AND 64TH ST., BOR-OUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock p. m., on THURSDAY, APRIL 30, 1914.

Borough of Manhattan.

FOR FURNISHING AND DELIVERING GARDEN MOULD.

The time allowed for the completion of the

contract is as required within sixty calendar The amount of the bond for the performance of the contract shall be thirty (30) per cent. of the total amount for which the contract is

awarded.

Bids must be submitted in duplicate. 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, York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required.

Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price of each item or article contained in the specifications or schedules, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for all items. The bids will be compared and the contract awarded at a lump or aggregate sum for all items.

Blank forms and other information may be obtained at the office of the Department of Parks, Boroughs of Manhattan and Richmond, Arsenal, Central Park, 64th st. and 5th ave., on personal application; or by mail, only when request is accompanied by ten (10) cents in stamps to pay

postage.
CABOT WARD, President; THOMAS W.
WHITTLE, RAYMOND V. INGERSOLL,
WALTER G. ELIOT, Commissioners of Parks.

See General Instructions to Bidders on last page, last column, of the "City Record."

OFFICE OF THE DEPARTMENT OF PARKS. SENAL BUILDING, 5TH AVE AND 64TH ST., BOR-OUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock

p. m., on THURSDAY, APRIL 23, 1914.

THURSDAY, APRIL 23, 1914.

Borough of Manhattan.

FOR ALL LABOR AND MATERIALS REQUIRED FOR ALL PLUMBING WORK IN
ADDITION J, AND FOR CERTAIN ROUGH
WORK IN ADDITION K OF THE METROPOLITAN MUSEUM OF ART, LOCATED IN
CENTRAL PARK, ON THE WEST SIDE OF
FIFTH AVENUE, OPPOSITE EAST EIGHTYFIRST STREET.

The amount of security required is Four
Thousand Dollars.

Thousand Dollars. The time allowed to complete the work will five hundred consecutive calendar days Certified check or cash in the sum of Two Hundred Dollars must accompany bid.

The bids will be compared and the contract

awarded at a lump or aggregate sum. Blank forms and other information may be obtained at the office of the Department of Parks, Boroughs of Manhattan and Richmond, Arsenal, Central Park, 64th st. and 5th ave.
CABOT WARD, President; THOMAS W.
WHITTLE, RAYMOND V. INGERSOLL,
WALTER G. ELIOT, Commissioners of Parks.

all,23 Æ See General Instructions to Bidders on last page, last column, of the "City Record."

OFFICE OF THE DEPARTMENT OF PARKS, AR-SENAL BUILDING, 5TH AVE. AND 64TH ST., BOR-OUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Bark Board at the above of-fice of the Department of Parks, until 3 p. m.,

THURSDAY, APRIL 23, 1914.

FOR CLEANING AND PAINTING FENCES IN FOREST PARK, IN THE BOROUGH OF QUEENS, CITY OF NEW YORK. The work consists of cleaning and painting

fences in Forest Park, as per specifications.

The Engineer's estimate of the linear feet of

fences to be cleaned and painted is as follows:
Type 1, 2,063 linear feet.
Type 2, 5,223 linear feet.
Type 3, 7,107 linear feet.
The time allowed for the completion of the work let will be ninety (90) consecutive work-

ing days.

The amount of security required is One Thousand Dollars (\$1,000). Cash or certified check for Fifty Dollars (\$50) must accompany bid. Items must be bid for separately, but the bids

must show the aggregate or lump sum.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of Queens. "The Overlook," Richmond Hill, L. I., upon personal application, or by mail only when request is accompanied by ten (10) cents in stamps to pay postage.

CABOT WARD, President; WALTER G. ELIOT, RAYMOND V. INGERSOLL, THOMAS W. WHITTLE Commissioners of Parks

WIIITTLE, Commissioners of Parks. See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE. AND 64TH St., BOROUGH OF MANHAT-TAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock p. m., on

THURSDAY, APRIL 23, 1914.

Borough of Brooklyn.

1. FOR FURNISHING AND DELIVERING CRUSPED STONE SCREENINGS AND COW BAY SAND TO PARKS AND PARKWAYS IN THE BOROUGH OF BROOKLYN.

Time allowed for the completion of contract

Time allowed for the completion of contract forty (40) days
2. FOR FURNISHING AND DELIVERING CRUSHED STONE AND CRUSHED STONE SCREENINGS TO PARKS AND PARKWAYS IN THE BOROUGH OF BROOKLYN.

Time allowed for the completion of contract thirty (30) days.

3. FOR FURNISHING AND DELIVERING FIFTY-TWO THOUSAND (52,000) GALLONS OF MACADAM ASPHALT BINDER, IN TANK CARS, AT LONG ISLAND RAILROAD TERMINALS IN THE BOROUGH OF

BROOKLYN. Time allowed for the completion of contract

forty (40) days.
The amount of security required is thirty (30) per cent. of the amount for which the contract will be awarded.

A deposit of one and one-half (1½) per cent. of the total amount of the bid must accompany

estimate.
Bids will be compared and the contract awarded at a lump or aggregate sum.

Bids must be submitted in duplicate.
Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn, Litchfield Mansion, Prospect Park West and 5th st. Prospect Park, Brooklyn.

CABOT WARD, President; THOMAS W. WHITTLE, RAYMOND V. INGERSOLL, WALTER G. ELIOT, Commissioners of Parks.

ESee General Instructions to Bidders on last page, last column, of the "City Record."

BOROUGH OF BROOKLYN.

Proposals.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM No. 2, BORDUGH HALL, BORDUGH OF BROOKLYN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at the above office until 11 o'clock a. m.,

WEDNESDAY, APRIL 29, 1914. WEDNESDAY, APRIL 29, 1914.

1. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF BEVERLY ROAD, FROM BEDFORD AVE., TO ROGERS AVE. The Engineer's estimate is as follows: 2,800 square yards asphalt pavement (5 years mainteagrape)

maintenance). 465 cubic yards concrete. 50 linear feet bluestone heading stones set in

oncrete. 700 cubic yards excavation to subgrade.

Time allowed, 30 working days. Security required, \$2,000. 2. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAYS OF BRIDGE ST., FROM JOHN ST. TO SANDS ST., AND JOHN ST., FROM JAY ST. TO GOLD ST.

The Engineer's estimate is as follows:

8 435 square vards Grade 1 granite pavement

8,435 square yards Grade 1 granite pavement with joint filler of coal tar pitch and gravel, outside railroad area (1 year maintenance).
10 square yards Grade 1 granite pavement with

joint filler of coal tar pitch and gravel, within railroad area (no maintenance). 120 square yards adjacent pavement (to be

relaid). 1,405 cubic yards concrete, outside railroad area. 2 cubic yards concrete, within railroad area.

3,160 linear feet new curbstone set in concrete. 865 linear feet old curbstone reset in con-

115 linear feet granite heading stones set in concrete. 31 new sewer manhole heads and covers.

Time allowed, 50 working days, Security required, \$13,000.

3. FOR REGULATING AND REPAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF CRESCENT ST., FROM JAMAICA AVE, TO FULTON ST.

The Engineer's estimate is as follows:

The Engineer's estimate is as follows: 2,835 square yards asphalt pavement, outside railroad area (5 years maintenance). 920 square yards asphalt pavement, within

railroad area (no maintenance). 475 cubic yards concrete, outside railroad area.

155 cubic yards concrete, within railroad area. 2,675 linear feet new curbstone set in concrete. 935 linear feet old curbstone reset in concrete. 100 linear feet bluestone heading stones set in

2 noiseless covers and heads for sewer man-

Time allowed, 30 working days. Security required, \$4,000.

4. FOR REGULATING AND REPAVING
WITH PERMANENT GRADE 1 GRANITE
PAVEMENT ON A 6-INCH CONCRETE
FOUNDATION THE ROADWAY OF FLUSH-ING AVE., FROM BROADWAY TO KNICKERBOCKER AVE.
The Engineer's estimate is as follows:

7,710 square yards Grade 1 granite pavement with joint filler of coal tar pitch and gravel, out-

side railroad area (1 year maintenance).

1,770 square yards Grade 1 granite pavement with joint filler of coal tar pitch and gravel, within railroad area (no maintenance). 240 square yards adjacent pavement to be re-

1,285 cubic yards concrete, outside railroad area. 295 cubic yards concrete, within railroad area, 6,235 linear feet new curbstone set in concrete. 540 linear feet old curbstone reset in concrete. 525 linear feet granite heading stones set in concrete.

1 sewer basin to be rebuilt.

Time allowed, 60 working days. Security required, \$15,000. 5. FOR REGULATING AND REPAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF GREENE AVE., FROM FULTON ST. TO CLINTON AVE., AND

FROM ST. JAMES PLACE TO FRANKLIN AVE. The Engineer's estimate is as follows: 6,055 square yards asphalt pavement, outside railroad area (5 years maintenance).

1,500 square yards asphalt pavement, within railroad area (no maintenance) 10 square yards adjacent pavement (to be re-

740 cubic yards concrete, outside railroad area. 185 cubic yards concrete, within railroad area. 6,055 square yards present asphalt pavement, outside railroad area, to be removed.
1,500 square yards present asphalt pavement, within railroad area, to be removed.
4,430 square yards present concrete foundation, outside railroad area, to be removed.

tion, outside railroad area, to be removed. 1,110 square yards present concrete founda-tion, within railroad area, to be removed. Time allowed, 45 working days. Security re-

Time allowed, 45 working days. Security required, \$6,500.

6. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF HAMILTON AVE., FROM RAPELYEA ST. TO COURT ST., AND FROM GOWANUS CANAL TO 3D AVE.

The Engineer's estimate is as follows:

The Engineer's estimate is as follows: 12,900 square yards Grade 1 granite pavement, with joint filler of coal tar pitch and gravel, outside railroad area (1 year maintenance). 3,200 square yards Grade 1 granite pavement with joint filler of coal tar pitch and gravel, within railroad area (no maintenance). 200 square yards adjacent pavement (to be relaid).

2.150 cubic yards concrete, outside railroad area.
530 cubic yards concrete, within railroad area. 6,440 linear feet new curbstone set in concrete. 1,670 linear feet old curbstone reset in con-

crete. 680 linear feet granite heading stones set in concrete.

13 new sewer manhole heads and covers. Time allowed, 90 working days. Security re-

quired, \$23,500. 7. FOR REGULATING AND REPAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF NOSTRAND AVE. FROM FLUSHING AVE. TO MYRTLE AVE., AND FROM DEKALB AVE. TO PUTNAM REGULATING AND REPAVING

The Engineer's estimate is as follows: 7,915 square yards asphalt pavement, outside railroad area (5 years maintenance). 1,930 square yards asphalt pavement, within railroad area (no maintenance) 100 square yards adjacent pavement (to be re-

1,320 cubic yards concrete, outside tailroad

area.
320 cubic yards concrete, within railroad area.
100 linear feet granite heading stones set in

1 noiseless cover and head for sewer manhole.. 7,915 square yards present asphalt pavement, outside railroad area, to be removed. 1,930 square yards present asphalt pavement

within railroad area, to be removed.
7,750 square yards present concrete foundation, outside railroad area, to be removed. 1,900 square yards present concrete foundation,

within railroad area, to be removed. Time allowed, 50 working days. Security required, \$8,500.

8. FOR REGULATING AND REPAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF UNION AVE., FROM N. 10TH ST. TO BROADWAY.

The Engineer's estimate is as follows: 10,750 square yards asphalt pavement, outside railroad area (5 years maintenance).

1,880 square yards asphalt pavement, within railroad area (no maintenance). 80 square yards adjacent pavement (to be

relaid) 1,790 cubic yards concrete, outside railroad

area.
315 cubic yards concrete, within railroad area. 6,725 linear feet new curbstone set in concrete. 320 linear feet old curbstone reset in con-

crete. 175 linear feet granite heading stones set in concrete.

I noiseless cover and head for sewer manhole.

Time allowed, 50 working days. Security re-

quired, \$12,000.

9. FOR CONSTRUCTING CEMENT SIDE-WALKS ON WILLIAMS AVE., FROM NEW LOTS ROAD TO LOUISIANA AVE., WHERE NECESSARY, AND ON VARIOUS OTHER STREETS. STREETS. The Engineer's estimate is as follows:

12,330 square feet cement sidewalks (1 year maintenance).

12,330 square feet cinder or gravel foundation, 6 inches thick, under cement sidewalks. Time allowed, 30 working days. Security re-

quired, \$600.

10. FOR FENCING LOTS ON GRANT
AVE., WEST SIDE, BETWEEN LIBERTY
AVE. AND McKINLEY AVE., AND ON VARI-OUS OTHER STREETS.

The Engineer's estimate is as follows: 1.980 linear feet open board fence 6' high. 100 feet, board measure, spruce boards. 2 chestnut posts.
Time allowed, 20 working days. Security re-

quired, \$200. 11. FOR GRADING A PORTION OF LOT ON NORTH SIDE BERGEN ST., BETWEEN GRAND AVE. AND CLASSON AVE., KNOWN AS LOT NO. 66, BLOCK 1141, SEC. 4.

The Engineer's estimate is as follows: 56 cubic yards excavation.

Time allowed, 10 working days. Security required, \$100.

quired, \$100.

12. FOR FURNISHING AND DELIVERING 3,500 CUBIC YARDS BROKEN TRAP
ROCK AND 1,500 CUBIC YARDS TRAP
ROCK SCREENINGS, TO BE DELIVERED
TO SHORE BOULEVARD (MANHATTAN
BEACH) FROM EMMONS AVE. TO THORNHILL ST

HILL ST.
Time of delivery, on or before December 31, 1914. Security required, 30% 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 sched-ules 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

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, the Borough of Brooklyn, No. 12 Municipal Building, Brooklyn. L. H. POUNDS, President.
Dated April 13th, 1914.

See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF WATER SUP PLY, GAS AND ELECTRICITY.

Proposals.

DEPARTMENT OF WATER SUPPLY, GAS AND ELEC-TRICITY, ROOM 2351, MUNICIPAL BUILDING, BOR-OUGH 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

MONDAY, MAY 4, 1914. Borough of Brooklyn. NO. 1 FOR FURNISHING AND DELIVERING LIQUID CHLORINE.

The time for the completion of the contract is until December 1, 1914. The amount of security required for the per

formance of the contract shall be 30% of the total amount for which the contract is awarded. The deposit required shall be in an amount of not less than 112% of the total amount of the

NO. 2. FOR FURNISHING AND CONSTRUCTING BUILDINGS AT EAST NEW YORK PIPE YARD, NO. 137 JAMAICA AVE. SECTION I. FOR ALL MASON WORK, STEEL AND IRONWORK, SHEET METAL WORK. CARPENTER WORK, ROOFING, PAINTING AND ELECTRICAL WORK. SECTION II. FOR ALL PLUMBING AND GASFITTING. GASFITTING SECTION III. FOR ALL STEAM HEAT

ING WORK.

The time allowed for doing and completing the entire work will be: On Section I, one hundred and twenty-five (125) working days; on Section II, fifty (50) working days; on Section III, fifty (50) working days.

The security required will be: On Section I, Ten Thousand Dollars (\$10,000); on Section II,

Five Hundred Dollars (\$500); on Section III,

Four Hundred Dollars (\$400).

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. The bids will be compared and award made to the lowest formal bidder in a lump or aggregate sum on number one and to the lowest formal oidder on each section on number two. Bidders

may bid on one or more sections on number two.
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 inclose the bid, together with a copy of the contract, including the speci-ncations, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 2351, Municipal Building, Borough of Manhattan, where any further information desired may be obtained

WILLIAM WILLIAMS, Commissioner. Dated April 17, 1914. a22,m4

See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF WATER SUPPLY, GAS AND ELEC-TRICITY, ROOM 2351, MUNICIPAL BUILDING, BOR-OUGH OF MANHATTAN, CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Sup-ply, Gas and Electricity at the above office until o'clock p. m., on

MONDAY, APRIL 27, 1914. Borough of Brooklyn.

FOR FURNISHING ALL LABOR AND MATERIALS REQUIRED TO COMPLETE THE CONTRACT ABANDONED BY THE FARN CORPORATION: FOR FURNISHING, DELIVERING AND LAYING WATER MAINS AND APPURTENANCES IN 2D, 3D, 19TH AND PROSPECT AVES., AND IN 6TH AND COTH STS.

60TH STS.

The time allowed for doing and completing the entire work will be one hundred (100) consecutive working days.

The security required will be Sixteen Thousand Dollars (\$16,000). 2. FOR FURNISHING, DELIVERING AND LAYING WATER MAINS AND APPURTE-NANCES, FOR REMOVING AND FOR RAISING EXISTING WATER MAINS AND APPURTENANCES IN EAST NEW YORK AVE. The time allowed for doing and completing the entire work will be one hundred (100)

working days.

The security required will be Forty Thousand Dollars (\$40,000).

3. FOR HAULING AND LAYING WATER MAINS AND APPURTENANCES IN 4TH, 47TH, 51ST, 57TH, 64TH, 66TH, 68TH, 69TH, 75TH, 76TH, 77TH and 83RD STS.; IN 17TH AND WEBSTER AVES., AND IN WAKEMAN PLACE.

The time allowed for doing and completing the entire work will be seventy-five (75) working The security required will be Seven Thousand

Dollars (\$7,000).

4. FOR HAULING AND LAYING WATER MAINS AND APPURTENANCES IN MERMAID AVE. AND IN W. 24TH AND W. 30TH

The time allowed for doing and completing the entire work will be forty (40) working days.

The security required will be Twenty-five Hun-

dred Dollars (\$2,500).
5. FURNISHING DELIVERING STORING AND TRIMMING COAL.

AND TRIMMING COAL.

Time allowed for the completion of contract will be until July 31st, 1914.

Security required will be thirty (30) per cent. of the total amount for which the contract is

awarded.

6. FOR CONSTRUCTING A CONNECTION
BETWEEN THE 72-INCH STEEL PIPE LINE
AND THE MASONRY CONDUIT OF THE
BROOKLYN WATER SUPPLY, AT SPRING

CREEK, BOROUGH OF QUEENS. The time allowed for doing and completing the entire work will be seventy-five (75) working

The security required will be Two Thousand Five Hundred Dollars (\$2,500).

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. The bids will be compared and the award will be made to the lowest formal bidder in a lump or aggregate sum for each contract.

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 inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corpora-tion Counsel, can be obtained upon application therefor at the office of the Department, Room 2351 Municipal Building, Borough of Manhattan, where any further information desired may be

WILLIAM WILLIAMS, Commissioner. Dated April 9th, 1914. a15,27 last page, last column, of the "City Record."

DEPARTMENT OF WATER SUPPLY, GAS AND ELEC-TRICITY, ROOM 2351, MUNICIPAL BUILDING, BOR-CUGH 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 p. m., on

MONDAY. APRIL 27, 1914. Borough of Richmond.

FOR FURNISHING, DELIVERING, UNLOADING, STACKING AND STORING CAST IRON PIPE.

The time allowed for the delivery of the materials and supplies and the performance of the contract will be sixty (60) calendar days.

The security required will be Five Hundred

Dollars (\$500).

The bidder will state the price, per unit, of each item contained in the schedule, by which the bids will be tested.

The bids will be compared and award made to the lowest formal bidder for all the work and

materials contained in the schedule of quantities 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 2351 Municipal Building, Borough of Manhattan, where any further information desired may be

WILLIAMS WILLIAMS, Commissioner. Dated April 9, 1914. AT See General Instructions to Bidders on last page, last column, of the "City Record."

obtained

SUPREME COURT - FIRST DE-PARTMENT.

Application for Appointment of Commissioners.

FIRST JUDICIAL DEPARTMENT.

In the matter of the application of The City of New York, acting by and through the Com- of forty and fifty-two one-hundredths (40.52) Supreme Court of the State of New York, First of forty and fifty-two one-hundredths (40.52)

missioner of Docks, relative to acquiring right and title to and possession of the wharfage rights, terms, easements, emoluments and privileges appurtenant to Piers Old Nos. 8, 9, 10 and 11, North River, in the Borough of Manhattan, not now owned by The City of New York, and all right, title and interest in and to said piers or any portion thereof not now owned by The City of New York, and all wharfage rights, terms, easements, emoluments and privileges appurtenant to certain bulkheads, dock or wharf properties in the vicinity of the westerly line of West street, in said Borough and City, between a point about 20 feet south of the foot of Rector street and a point about 41 feet northerly of the foot of Carlisle street, not now owned by The City of New York, for the improvement of the water-front of The City of New York on the North River, pursuant to the plan heretofore adopted by the Board of Docks, as altered and amended by the Commissioner of Docks, and approved by the Commissioners of the Sinking Fund.

PURSUANT TO THE STATUTES IN SUCH case made and provided, notice is hereby given that an application will be made to a Special Term of the Supreme Court of the State of New York in and for the First Judicial Department, to be held in Part III thereof, at the County Court House, in The City of New York, Borough of Manhattan, on the 5th day of May, 1914, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate

in the above entitled matter.

The nature and extent of the improvement The nature and extent of the improvement hereby intended is the acquisition in the name of and for the benefit of The City of New York, for the execution of a certain plan for the improvement of the water-front of The City of New York on the North River, pursuant to the statutes in such case made and provided, determined upon by the Board of Docks on the 13th day of April, 1871, and approved by the Commissioners of the Sinking Fund on the 27th day of April, 1871, as altered and amended by the Commissioner of Docks on the 14th day of September. 1903, and approved by the Commissioners of ber, 1903, and approved by the Commissioners of the Sinking Fund on the 16th day of October, 1903, as further altered and amended by the Commissioner of Docks on the 20th day of January, 1914, and approved by the Commissioners of the Sinking Fund on the 4th day of March, 1914, and which said plan and alterations and amendments thereof are on file in the office of the Department of Docks and Ferries, of all the wharfage rights, terms, easements, emoluments and privileges not now owned by The City of New York and appurtenant to the following described piers and bulkheads situated on the North River, in the Borough of Manhattan, City of New York, namely:

The bulkhead dock or wharf property lying between Pier Old No. 11, North River, and the southerly line of property now owned by The City of New York, northerly of the foot of Carlisle street, described as follows:

Beginning at a point in the bulkhead in the vicinity of the westerly line of West street, at its intersection with the southerly line of property.

its intersection with the southerly line of property now owned by The City of New York, said point being further described as being where said bulkhead would be intersected by a line drawn at right angles to the easterly line of West street at a point in said easterly line of West street distant fifty-eight and twenty-five one-hundredths (58.25) feet northerly along the easterly line of West street from its intersection with the northerly line of Carlisle street, and running thence southerly and along said bulkhead in the vicinity of the westerly line of West street a distance of forty-one and thirty-six one-hundredths (41.36) feet to its intersection with the northerly side of Pier Old No. 11, or Carlisle Street Pier, as said pier existed before widening.

Parcel "B."

The bulkhead, dock or wharf property lying between Pier Old No. 10 and Pier Old No. 11,

North River, described as follows:

Beginning at a point in the bulkhead in the said bulkhead would be intersected by a line drawn at right angles to the easterly line of West street at the intersection of the easterly line of West street with the southerly line of Carlisle street, and running thence southerly and along said bulkhead in the vicinity of the westerly line of West street a distance of ninety-two and fifty-three one-hundredths (92.53) feet to its intersection with the northerly side of Pier Old No. 10,

Parcel "C."

The bulkhead, dock or wharf property lying between Pier Old No. 9 and Pier Old No. 10, North River, described as follows:

Beginning at a point in the bulkhead in the vicinity of the westerly line of West street, where said bulkhead would be intersected by the southerly line of Pier Old No. 10, said point being further described as being located a distance of one hundred and twenty and forty-eight one-hun-dredths (120.48) feet southerly along said bulk-head in the vicinity of the westerly line of West street from its intersection with a line drawn a right angles to the easterly line of West street at the intersection of said easterly line of West street with the southerly line of Carlisle street and running thence southerly and along said bulkhead in the vicinity of the westerly line of West street a distance of eighty-six and eleven one-hundredths (86.11) feet to its intersection with the northerly line of Pier Old No. 9.

Parcel "D." The bulkhead, dock or wharf property between Pier Old No. 8, or Rector Street Pier, and Pier Old No. 9, North River, described as follows: Beginning at a point in the bulkhead in the vicinity of the westerly line of West street where said bulkhead would be intersected by the southerly side of Pier Old No. 9, and running thence southerly and along the bulkhead in the vicinity of the westerly line of West street a distance of fifturning and eighty-four one-hundredthe of fifty-nine and eighty-four one-hundredths (59.84) feet to its intersection with the line drawn

Parcel "E." The bulkhead, dock or wharf property between Pier Old No. 8, North River, or Rector Street Pier, and the property now or formerly belonging to Howard Carroll and Caroline S. Carroll, described as follows:

at right angles to the easterly line of West street at the intersection of the easterly line of West

street with the northerly line of Rector street.

Beginning at a point in the bulkhead in the vicinity of the westerly line of West street where said bulkhead would be intersected by the southerly side of Pier Old No. 8, and running thence southerly and along said bulkhead in the vicinity of the westerly line of West street, a distance of nineteen and eighty-two one-hundredths (1992) nineteen and eighty-two one-hundredths (19.82) feet to its intersection with the northerly line of property now or formerly belonging to Howard Carroll and Caroline S. Carroll.

Parcel "F."

Pier Old No. 11, North River, or Carlisle Street Pier, bounded and described as follows:

Beginning at a point in the bulkhead in the vicinity of the westerly line of West street where the northerly side of Pier Old No. 11, as it existed before widening, would intersect the same, and running thence southerly and along the inner end or easterly end of said pier and

feet to its intersection with the southerly side of said pier; thence westerly outshore and along the southerly side of said pier a distance of six hundred and fifteen and forty-seven one-hundredths (615.47) feet to its intersection with the outer or westerly end of said pier, as it existed before extension; thence northerly and along the outer or westerly end of said pier as it existed before extension a distance of forty-two and nine-teen one-hundredths (42.19) feet to its intersection with the northerly side of said pier as it existed before widening; thence easterly inshore and along the northerly side of said pier as it existed before widening, a distance of six hundred and fifteen and eighty-two one-hundredths (615.82) feet to the point or place of beginning. Together with all right, title and interest in and to said pier or any portion thereof not now owned by The City of New York.

Parcel "G." Pier Old No. 10, North River, situated between

Carlisle and Rector streets, bounded and described as follows:

Beginning at a point in the bulkhead in the vicinity of the westerly line of West street where the northerly side of Pier Old No. 10, as it existed before widening, would intersect the same, and running thence southerly and along the inner or easterly end of said pier and along said bulkhead in the rear of same a distance of twenty-seven and ninety-five one-hundredths (27.95) feet to its intersection with the southerly side of said pier; thence westerly outshore and along the southerly side of said pier a distance of three hundred and ten and thirty-one onehundredths (310.31) feet to its intersection with the outer or westerly end of said pier; thence northerly and along the outer or westerly end of said pier a distance of twenty-nine and twentyeight one-hundredths (29.28) feet to its inter-section with the northerly side of said pier as it existed before widening; thence easterly inshore and along the mortherly side of said pier as it existed before widening a distance of three hundred and ten and ninety-six one-hundredths (310.96) feet to the point or place of beginning. Together with all right, title and interest in

and to said pier or any portion thereof not now owned by The City of New York.

Parcel "H."
Pier Old No. 9, North River, situate between Carlisle and Rector streets, bounded and described as follows:

Beginning at a point in the bulkhead in the vicinity of the westerly line of West street where the northerly side of Pier Old No. 9 would intersect the same, and running thence southerly and along the inner or easterly end of said pier and along the said bulkhead in the rear of same a distance of forty-four and thirty-nine one-hundredths (44.39) feet to its intersection with the southerly side of said pier; thence westerly outshore and along the southerly side of said pier a distance of three hundred and thirty (330) feet to its intersection with the westerly or outer end of said pier as it existed before extension; thence northerly and along the outer or westerly end of said pier as it existed before extension, a distance of forty-five and twelve one-hundredths (45.12) feet to its intersection with the northerly side of said pier; thence easterly inshore and along the northerly side of said pier a distance of three hundred and twenty-nine (329) feet to the

point or place of beginning.

Together with all right, title and interest in and to said pier or any portion thereof not now owned by The City of New York.

Parcel "I."

Pier Old No. 8, North River, or Rector Street Pier, bounded and described as follows: Beginning at a point in the bulkhead in the vicinity of the westerly line of West street where the northerly side of Pier Old No. 8 would intersect the same, said point being further described as being located a distance of nine and forty-eight one-hundredths (9.48) feet south-erly along said bulkhead in the vicinity of the westerly line of West street from its intersection with a line drawn at right angles to the easterly line of West street at the intersection of the easterly line of West street with the northerly line of Rector street, and running thence south erly and along the inner or easterly end of said pier and along said bulkhead in the rear of same a distance of thirty-three and ninety-five onehundredths (33.95) feet to its intersection with the southerly side of said pier; thence westerly outshore and along the southerly side of said pier distance of six hundred and twenty-three and six tenths (623.6) teet to its intersection with the outer or westerly end of said pier; thence northerly and along the outer or westerly end of of said pier a distance of forty-three and sixty-one one-hundredths (43.61) feet to its intersec-tion with the northerly side of said pier; thence easterly inshore and along the northerly side of said pier a distance of six hundred and twentyfour and nine-tenths (624.9) feet to the point or place of beginning.

Together with all right, title and interest in

and to said pier or any portion thereof not now owned by The City of New York.

Dated New York, April 21st, 1914.

FRANK L. POLK, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

Applications to Amend Proceedings.

FIRST DEPARTMENT In the matter of the application of The City of

New York, relative to amending its applica-tion heretofore made 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 hereditain fee, to the lands, tenements and hereditaments required for the opening and extending of WEST TWO HUNDRED AND THIRTY-EIGHTH STREET, from Kingsbridge avenue to Riverdale avenue; WEST TWO HUNDRED AND THIRTY-SIXTH STREET, from Albany road to Riverdale avenue, excluding the right of way of the New York and Putnam Railroad; WALDO AVENUE, from Greystone avenue to West Two Hundred and Forty-second street, and GREYSTONE AVENUE, from Riverdale avenue to West Two Hundred from Riverdale avenue to West Two Hundred and Forty-second street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, so as to conform to a map or plan adopted by the Board of Estimate and Apportionment July 10, 1913, and approved by the Mayor July 21, 1913, under which the westerly line of Waldo avenue at its intersections. tion with West Two Hundred and Forty-second street was slightly shifted; the proceeding as thus amended providing for the acquisition of title to West Two Hundred and Thirtyeighth street, from Kingsbridge avenue to Riverdale avenue; West Two Hundred and Thirty-sixth street, from Albany road to Riverdale avenue excluding the right of the street of t dale avenue, excluding the right of way of the New York and Putnam railroad; Waldo avenue, from Greystone avenue to West Two Hundred and Forty-second street, and Greystone avenue, from Riverdale avenue to West Two Hundred and Forty-second street, as the foregoing streets are now laid out on the map or plan of The City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First

held at Part III thereof, at the County Court House, in the Borough of Manhattan, in The City of New York, on the 29th day of April, 1914, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon for an order amending the proceeding entitled."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 West Two Hundred and Thirtyeighth street, from Kingsbridge avenue to River-dale avenue; West Two Hundred and Thirtysixth street, from Albany road to Riverdale ave sixth street, from Albany road to Riverdale ave-nue, excluding the right of way of the New York and Putnam Railroad; Waldo avenue, from Greystone avenue to West Two Hundred and Forty-second street, and Greystone avenue, from Riverdale avenue to West Two Hundred and Forty-second street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York," and the petition and order appointing Commissioners of Estimate and a Commissioner of Assessment in said proceeding heretofore duly entered and filed in the office of the Clerk of the County of New York on the 24th day of June, 1912, so as to conform to a map or plan adopted by the Board of Estimate and Apportionment July 10, 1913, and approved by the Mayor July 21, 1913, under which the westerly line of Waldo avenue at its intersection with West Two Hundred and Forty-second street was slightly shifted; the proceeding as thus amended providing for the acquisition of title to West Two Hundred and Thirtyeighth street, from Kingsbridge avenue to River-dale avenue; West Two Hundred and Thirtysixth street, from Albany road to Riverdale avenue, excluding the right of way of New York and Putnam Railroad; Waldo avenue, from Greystone avenue to West Two Hundred and Fortysecond street, and Greystone avenue, from River-dale avenue to West Two Hundred and Fortysecond street, as the foregoing streets are now laid out on the map or plan of The City of New

Additional land required for those portions of West Two Hundred and Thirty-eighth street, from Kingsbridge avenue to Riverdale avenue; West Two Hundred and Thirty-sixth street, from Albany road to Riverdale avenue, excluding the right of way of the New York and Putnam Railroad; Waldo avenue, from Greystone avenue to West Two Hundred and Forty-second street, and of Graystone avenue from Bisecond avenue. and of Greystone avenue, from Riverdale avenue to West Two Hundred and Forty-second street, in the Borough of The Bronx, City of New York, according to resolution of the Board of Estimate and Apportionment adopted October 23, 1913, being the following described lot, piece or parcel of land, viz.:

Additional Land Required for Waldo Avenue.

Beginning at a point in the westerly line of

Beginning at a point in the westerly line of Waldo avenue as legally acquired, distant 700.48 feet northerly from the intersection of said line with the northern line of West Two Hundred and Thirty-eighth street.

1. Thence northeasterly along the western line of Waldo avenue as legally acquired for 48.15 feet.
2. Thence northerly along last mentioned line

for 44.88 feet.

3. Thence southerly, curving to the right on the arc of a circle of 335.994 feet radius for a distance of 92.496 feet to the point of beginning. The additional land required for Waldo avenue is shown on a map entitled "Map showing a nue is shown on a map entitled "Map showing a change in the street system heretofore laid out within the territory bounded by West Two Hundred and Thirty-eighth street, Riverdale avenue, Spuyten Duyvil parkway, West Two Hundred and Forty-fourth street and Waldo avenue," which map was filed in the office of the President of the Borough of The Bronx on September 19, 1913, in the office of the Register of the County of New York on September 18, 1913, as Map No. 1802, and in the office of the Corporation Counsel of The City of New York on September 18, 1913, in pigeonhole 194.

tember 18, 1913, in pigeonhole 194.

The additional land required for Waldo ave-

The additional land required for watch avenue is located in Block 3414 of section 13 of the Land Map of The City of New York.

The Board of Estimate and Apportionment on the 23d day of October, 1913, duly fixed and determined that the area of assessment for benefit in this amended proceeding be fixed and de-

termined to be as follows:

Beginning at a point on the southeasterly line of Spuyten Duyvil road where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the southerly line of West Two Hundred and Fortieth street and the northeasterly line of West Two Hundred and Thirty-eighth street, as these streets are laid out between Tibbett avenue and Corlear avenue, and running thence southeastwardly along the said bisecting line to a point distant 100 feet easterly from the easterly line of Broadway, the said distance being measured at right angles to Broadway; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Broadway to the intersection with a line midway between West Two Hundred and Thirty-sixth street and West Two Hundred and Thirty-seventh street, as these streets are laid out between Broadway and Putnam avenue West; thence eastwardly along the said line midway between West Two Hundred and Thirty-sixth street and West Two Hundred and Thirtyseventh street and along the prolongation of the said line to the intersection with the southeast-erly right of way line of the New York and Putnam Railroad; thence northeastwardly along the right of way line to the intersection with a line bisecting the angle formed by the intersec-tion of the prolongations of the northerly line of West Two Hundred and Thirty-sixth street and the southerly line of West Two Hundred and Thirty-eighth street, as these streets are laid out where they adjoin Albany road on the west; thence southeastwardly along the said bisecting line to a point distant 100 feet easterly from the easterly line of Albany road, the said distance being measured at right angles to Albany road; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Albany road to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West Two Hundred and Thirty-fourth street and West Two Hundred and Thirty-sixth street, as these streets are laid out between Broadway and Putnam Avenue West; thence westwardly along the said bisecting line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West Two Hundred and Thirty-fourth street and West Two Hundred and Thirty-sixth street as these streets are laid out between Spuyten Duyvil road and Tibbett avenue; thence northwestwardly along the said bisecting line to the intersection with a line distant 100 feet northwesterly from and parallel with the northwesterly line of Spuyten Duyvil road, the said distance being measured at right angles to Spuyten Duyvil road; thence southwestwardly along the said line parallel with Spuyten Duyvil road to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of West Two Hundred and Thirty-fourth street as this street is laid out between Cambridge avenue and Riverdale avenue, the said distance being measured at right angles to West Two Hundred and Thirty-fourth street; thence westwardly along the said prolongation of a line parallel with West Two Hundred and Thirty-fourth street to a point distant 65 feet westerly from the easterly line of Riverdale avenue, the

distant 65 feet westerly from and parallel with the easterly line of Riverdale avenue to the intersection with the prolongation of a line midway between West Two Hundred and Thirty-fourth between West Two Hundred and Thirty-fourth street and West Two Hundred and Thirty-fifth street as these streets are laid out between Cambridge avenue and Riverdale avenue; thence westwardly along the said line midway between West Two Hundred and Thirty-fourth street and West Two Hundred and Thirty-fifth street and along the prolongation of the said line to the intersection with a line midway between Cambridge avenue and Riverdale avenue, as these streets are laid out between West Two Hundred and Thirty-fourth street and West Two Hundred and Thirty-fifth street; thence northwardly along the said line midway between Cambridge avenue and Riverdale avenue and along the prolongation of the said line to the intersection with the proof the said line to the intersection with the pro-longation of a line distant 100 feet westerly from and parallel with the westerly line of Riverdale avenue, as this street is laid out between West Two Hundred and Thirty-sixth street and West Two Hundred and Thirty-seventh street, the said distance being measured at right angles to Riverdale avenue; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Riverdale avenue and its southerly prolongation as laid out between West Two Hundred and Thirty-sixth street and West Two Hundred and Thirty-seventh street to the intersection with a line at right angles to Riverdale avenue and passing through a point on its east-erly side where it is intersected by a line distant erly side where it is intersected by a line distant 350 feet northerly from and parallel with the northerly line of West Two Hundred and Thirty-eighth street where it adjoins Fieldston road, the said distance being measured at right angles to West Two Hundred and Thirty-eighth street; thence eastwardly along the said line at right angles to Riverdale avenue to the intersection with the contribution of the said line at right angles to Riverdale avenue to the intersection. with its easterly side; thence eastwardly along the said line parallel with West Two Hundred and Thirty-eighth street to the intersection with a line midway between Fieldston road and Greystone avenue; thence northwardly along the said line midway between Fieldston road and Greystone avenue and along the prolongation of the said line to a point distant 100 feet northerly the promite intersection with the protection of the said line to a point distant 100 feet northerly its intersection with the protection of the said line to a point distant section. trom its intersection with the northerly line of West Two Hundred and Forty-second street; thence eastwardly in a straight line to a point on the prolongation of a line distant 100 feet east-erly from and parallel with the easterly line of Spuyten Duyvil road where it adjoins West Two Hundred and Fortieth street on the north, the fundred and Fortieth street on the north, the said distance being measured at right angles to Spuyten Duyvil road, distant 100 feet northerly from its intersection with the nartherly line of West Two Hundred and Forty-second street; thence southwardly along the said line parallel with Spuyten Duyvil road and along the prolongation of the said line to the intersection with a line at right angles to Spuyten Duyvil road and passing through a point on its westerly side dispassing through a point on its westerly side dis-tant 100 feet easterly from the easterly line of Waldo avenue, the said distance being measured at right angles to Waldo avenue; thence westwardly along the said line at right angles to Spuyten Duyvil road to the intersection with its westerly side; thence southwardly and always westerly side; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Waldo avenue to the intersection with a line parallel with West Two Hundred and Thirty-eighth street, as this street is laid out between Waldo avenue and Spuyten Duyvil road, and passing through the point of beginning; thence eastwardly along the said line parallel with West Two Hundred and Thirty-eighth street to the point or place of beginning. Dated New York, April 17, 1914.
FRANK L. POLK, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

Filing Reports.

FIRST JUDICIAL DISTRICT.

In the matter of acquiring title, by The City of New York, to certain lands and premises situated at and near the southeasterly corner of SECOND STREET and SECOND AVENUE, in the Seventeenth Ward, Borough of Manhatten in The City of New York duly selected. hattan, in The City of New York, duly selected as a site for a Municipal Court House, accord-

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Appraisal in the above entitled proceeding, do hereby give notice to the owner or owners, lessee or lessees, parties or persons respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others to whom it may

concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners. lessees, parties or persons respectively entitled to or interested in the lands and premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Aldermen of The City of New York, at its office in the City Hall, in the Borough of Manhattan, City of New York, for the inspection of whomsoever it

may concern.

Second—That all parties or persons whose rights may be affected by the said estimate, or who may object to the same, or any part thereof, who may object to the same, or any part thereor, may, within ten days after the first publication of this notice, April 16th, 1914, file their objections in writing with us at our office, Room 1728, Municipal Building, in the Borough of Manhattan, in The City of New York; and we, the said Commissioners, will hear parties so objecting, at our said office, on the 28th day of April, 1914, at 2 o'clock in the afternoon of that day, and upon such subsequent days as may be found necessary.

essary.
Dated New York, April 15th, 1914.
CHARLES L. HOFFMAN, CHARLES J. LES-LIE, GEORGE E. WELLER, Commissioners.
JOSEPH M. SCHENCK, Clerk. a16,27

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 UNIONPORT ROAD, from Morris Park avenue to White Plains road, near Baker avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PER

ing, and for that purpose will be in attendance at their said office on the 12th day of May, 1914,

at 2 o'clock p. m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, havng any objection thereto, do file their said objections in writing, duly verified, with him at nis office, Room 1557, 15th floor, Municipal Building, Chambers and Centre streets, in the Borough of Manhattan, in The City of New York, on or before the 7th day of May, 1914, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 12th day of May, 1914, 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 16th day of November, 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 Victor street and Amethyst street distant 100 feet northerly from the northerly line of Morris Park avenue, and running thence southwardly along the said line midway between Victor street

and Amethyst street and along the prolongation
the said line to a point distant 100 feet easterly from the easterly line of Unionport road, erly from the easterly line of Unionport road, the said distance being measured at right angles to Unionport road; thence southwardly and parallel with Unionport road to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Van Nest avenue as this street is laid out where it adjoins Victor street on the east, the said distance being measured at right angles to Van Nest avenue; thence eastwardly along the said line parallel with Van Nest avenue to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Unionport road as this street is laid out where it adjoins Van Nest avenue on the south, the said distance being measured at right angles the said distance being measured at right angles to Unionport road; thence southwardly along the said line parallel with Unionport road and along the prolongation of the said line to the inter-section with a line distant 100 feet southerly from and parallel with the southerly line of Van Nest avenue as this street is laid out where Van Nest avenue as this street is laid out where it adjoins White Plains road, the said distance being measured at right angles to Van Nest avenue; thence eastwardly along the said line parallel with Van Nest avenue to the intersection with a line midway between White Plains road and Cruger avenue; thence southwardly along the said line midway between White Plains along the said line midway between White Plains road and Cruger avenue and along the prolonger road and Cruger avenue and along the prolongation of the said line to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of Baker avenue as this street is laid out between Garfield street and White Plains road, the said distance being measured at right angles to Baker avenue; thence westwardly along the said line parallel with Baker avenue and along the proparallel with Baker avenue and along the pro-longation of the said line to the intersection with a line at right angles to Mead street and passing through a point on its southerly side midway between Garfield street and Unionport road; thence northwardly along the said line at right angles to Mead street to the intersection with a line midway between Mead street and Van Nest avenue; thence eastwardly along the Van Nest avenue; thence eastwardly along the said line midway between Mead street and Van Nest avenue to the intersection with the prolongation of a line distant 95 feet easterly from and parallel with the easterly line of Fillmore street, the said distance being measured at right angles to Fillmore street; thence northwardly along the said line parallel with Fillmore street to a point distant 100 feet northerly from the northerly line of Morris Park avenue, the said distance being measured at right angles to Morris Park avenue; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly lin

point or place of beginning.
Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, to-gether 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, Room 1529, 15th floor, Municipal Building, Chambers and Centre streets, in the Borough of Manhattan, in said

City, there to remain until the 7th day of May, 1914 Fifth-That, provided there be no objections filed to either of said abstracts, the reports as

to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House, in the Borough of Manhattan, in The City of New York, on the 25th day of June, 1914, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assess-

ment, or to either of them, the motion to confirm the reports as to awards and as to assessments 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 New York, April 13th, 1914.

MANTON M. WYVELL, Chairman; FRANK E. GORE, EDWARD J. McLAUGHLIN, Commissioners of Estimate; MANTON M. WYVELL, Commissioner of Assessment.

Commissioner of Assessment. JOEL J. SQUIER, Clerk.

SUPREME COURT—SECOND DE-PARTMENT.

Notice of Appointment.

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, tene-

Increby, and to all may concern, to wit:

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, Room 1557, 15th floor, Municipal Building, Chambers and Centre streets, in the Borough of Manhattan, in The City of New York, on or before the 7th day of May, 1914, and that the said Commissioners will hear parties so object.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court, bearing date the 11th day of March, 1914, and duly entered in the office in Jamaica, in the Borough of Queens, in The City of New York, on the 24th day of March, 1914, a copy of which order was duly filed in the office of the Clerk of the County of Queens, we, William S. Cogswell, Harry I. Huber and John Silvestro were appointed Commissioners of Estimate for the purpose of making a just and equitable estimate and assessment of the loss and damage to the respective to the respective to the respective to the county of Queens, we william S. Cogswell, Harry I. Huber and John Silvestro were appointed Commissioners of Estimate for the purpose of making a just and equitable estimate and assessment of the loss and damage to the respective to the respective to the respective to the county of the county of Queens, we william S. Cogswell, Harry I. Huber and John Silvestro were appointed Commissioners of Estimate for the purpose of making the loss and damage to the respective to the county of Queens, we will be a supported to the county of Queens, at his office in Jamaica, in the Borough of Queens, we will be a supported to the county of Queens, we will be a supported to the county of Queens, at his office in Jamaica, in the Borough of Queens, we will be a supported to the county of Queens, at his office in Jamaica, the loss of the County of Queens, we will be a sup from the easterly line of Riverdale avenue, the said distance being measured at right angles to Riverdale avenue; thence northwardly and always said Commissioners will hear parties so object.

Manhattan, in The City of New York, on or before the 7th day of May, 1914, and that the lesses, parties and persons respectively entitled unto or interested in the lands, tenements, here-

ditaments and premises required for the purpose by and in consequence of opening and extending the above mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of Queens on the 24th day of March, 1914; and the said William S. Cogswell was appointed Commissioner of Assessment for the purpose of making a just and equitable estimate and assessment of the value of the benefit and advantage of the said street or avenue so to be opened and extended, to the respective owners, lessees, parties and persons respectively en-titled to or interested in the respective lands, tenements, hereditaments and premises situated within the area of assessment adopted by the Board of Estimate and Apportionment and required for the purpose of opening and ex-tending the same, but benefited thereby, the said area of assessment being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached filed herein in the office of the Clerk of the County of Queens on the 24th day of March, 1914, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New York-Charter, as amended, and the Acts or parts of Acts supplementary thereto or amendatory

All parties and persons interested in the real estate taken or to be taken for the purpose of opening and extending the said street or avenue, and affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate, at our Office, Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, with such affidavit and other proof as the said owners or claimants may desire, within ten days after the date of this notice

And we, the said Commissioners, will be in attendance at our said office on the 7th day of May, 1914, at 2 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proof of such claimant or claimants, or such additional proofs and alle-

or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The City of New York, Dated New York, April 23, 1914.

WM. S. COGSWELL, HARRY I. HUBER, JOHN SILVESTRO, Commissioners.

Walter C. Sheppard, Clerk.

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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, tene-ments and hereditaments required for the opening and extending of FOURTH STREET, from Queens boulevard to Jackson avenue; and FIFTH STREET, from Queens boulevard to Woodside avenue, in the Second Ward, Borough of Queens, City of New York, as shown on a map or plan adopted by the Board of Estimate and Apportionment, October 17. 1912, and approved by the Mayor October 24,

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court bearing date the 17th day of March, 1914, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, in The City of New York on the 24th day of March, 1914, a copy of which order was duly filed in the office of the Clerk of the County of Queens, we, William A. Jones, Robert B. Lawrence and Michael Pette, were appointed Commissioners of Estimate for the purpose of making a just and equitable estimate and assessment of the loss and damage to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening and extending the above mentioned streets or avenues, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of Queens on the 24th day of March, 1914; and the said William A. Jones was appointed Commissioner of Assessment for the purpose of making a just and equitable estimate and assessment of the value of the benefit and advantage of the said streets or avenues so to be opened and extended, to the respective owners, lessees, parties and persons respectively entitled to or interested in the respective lands, tenements, hereditaments and premises situated within the area of assessment adopted by the Board of Estimate and Apportionment and not required for the purpose of opening and extending the same, but benefited thereby, the said area of assessment being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached filed herein in the office of the Clerk of the County of Queens on the 24th day of March, 1914, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New Charter, as amended, and the Acts or parts of Acts supplementary thereto or amenda-

tory thereof.
All parties and persons interested in the real estate taken or to be taken for the purpose of opening and extending the said streets or avenues, and affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate, at our office, Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, with such affidavit and other proof as the said owners or claimants may desire, within ten days after the

date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 7th day of May, 1914, at 2.30 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as ments and hereditaments required for the opening and extending of SOUTH VILLA (SHER.

MAN) STREET, from Liberty avenue to Jerome avenue (Broadway), in the Fourth Ward, Borough of Queens, City of New York.

Telation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proof of such claimant or claimants, or such additional proofs and allegations as may then be offered by such and allegations as may then be offered by suc owner or on behalf of The City of New York.

Dated New York, April 23, 1914.
WM. A. JONES, ROBT. B. LAWRENCE,
MICHAEL PETTE, Commissioners. WALTER C. SHEPPARD, Clerk.

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 TOWNS PLACE, from Packard street to Laurel Hill avenue, in the

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court, bearing date the 18th day of March, 1914, and duly entered in the office of the Clerk of the County of Queens at his office in Jamaica, in the Borough of Queens, in The City of New York, on the 24th day of March, 1914, a copy of which order was duly filed in the office of the Clerk of the County of Queens, we, Clarence Edwards, John N. Booth and George W. Plitt, were appointed Commissioners of Estimate for the purpose of making a just and equitable estimate and accessing ing a just and equitable estimate and assessment of the loss and damage to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening and extending the above mentioned street or avenue, the same being particularly set forth and York and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of Queens on the 24th day of March, 1914; and the said Clarence Edwards was appointed Commis-sioner of Assessment for the purpose of making a just and equitable estimate and assessment of the value of the benefit and advantage of the said street or avenue so to be opened and extended, to the respective owners, lessees, parties and persons respectively entitled to or interested in the respective lands, tenements, hereditaments and premises situated within the area of assess-ment adopted by the Board of Estimate and Apportionment and not required for the purpose of opening and extending the same, but benefited thereby, the said area of assessment being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto the described field benefit in the office of the Clerk attached, filed herein in the office of the Clerk of the County of Queens on the 24th day of March, 1914, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening and extending the said street or avenue, and affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate, at our office, Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, with such affidavit and other proof as the said owners or claimants may desire, within ten days after the date of this

And we, the said Commissioners, will be in attendance at our said office on the 7th day of May, 1914, at 1 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proof of such claimant or claimants, or such additional proofs and alle-

gations as may then be offered by such owner or on behalf of The City of New York.

Dated New York, April 23, 1914.

CLARENCE EDWARDS, GEORGE W.
PLITT, JOHN N. BOOTH, Commissioners.

WALTER C. SHEPPARD, Clerk. 223

Filing Reports.

SECOND JUDICIAL DISTRICT.

In the matter of the application and petition of CHARLES STRAUSS, CHARLES N. CHAD-WICK and JOHN F. GALVIN, constituting Board of Water Supply of The City of New York York, to acquire real estate for and on behalf of The City of New York, under chapter 724 of the Laws of 1905, and the acts amendatory thereof, on and near Laurel avenue, Lenox road, Livingston Parkway, Irving Parkway, Greenwood avenue, Silver Lake Park, Richmond turnpike and other streets, in the First Ward of the Borough of Richmond, City of New York, in the County of Richmond, for the construction of a pipe line, Silver Lake Reservoir and appurtenances, for the purpose of providing an additional supply of pure and wholesome water for the use of The City of New York.

City Aqueduct Department, Section No. 2.

NOTICE IS HEREBY GIVEN THAT THE First Separate Report of Joseph E. Owens, Robert Bailey and Edwin M. Cox, Commissioners of Appraisal duly appointed in the above entitled proceeding, which report bears date the 4th day of March, 1914, was filed in the office of the Court of Richmond on the 5th day Clerk of the County of Richmond on the 5th day of March, 1914. The said first separate report affects Parcels Nos. 194, 198-A, 198-B, 198-C, 200, 201, 202-A, 202-B, 202-C, 202-D, 203, 204-A, 204-B. 205. 206-A. 206-B. 206-C. 207. 208. 210. 211, 212, 214. 215, 216-A. 216-B. 218, 220. 221, 224. 225-A. 225-B. 226. 227. 228. 231, 233. 235. 237. 239, 241, 244, 245, 246, 247, 248, 249, 250

Notice is hereby given that the said First Separate Report will be presented to the Su-preme Court of the State of New York at a Special Term thereof for the hearing of contested motions, to be held in the Second Judicial District, at the County Court House, in the Borough of Brooklyn City of New York, on the 11th day of May, 1914, at the opening of 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 said First Separate Report be

Confirmed.

Dated New York, April 17th, 1914.

FRANK L. POLK, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New a17,m9

Filing Bill of Costs.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of EIGHTY-FIRST STREET, from Fourteenth avenue to Stillwell avenue, excepting the land occupied by the tracks of the Brooklyn, Bath and West End Railroad, in the Thirtieth and Thirty-first Wards, 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 29th day of April, 1914, 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

Second Ward, Borough of Queens, City of for and during the space of ten days, as required by law.

Dated New York, April 17th, 1914.
EDMOND HUERSTEL, JAMES F. WILLIAMSON, HARRIS G. EAMES, Commissioners
of Estimate; EDMOND HUERSTEL, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk.

SECOND DEPARTMENT.

n the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired, to the lands, tenements and heredita-ments required for the opening and extending of FOSTER AVENUE, from Flatbush avenue to Nostrand avenue, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 1st day of May, 1914, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of

the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated New York, April 18th, 1914.

DAVID HIRSHFIELD, JOHN J. KIL-COURSE, WM. J. BOLGER, Commissioners of Estimate; WM. J. BOLGER, Commissioner of Assessment. Assessment.

EDWARD RIEGELMANN, Clerk.

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 EAST SEVENTEENTH STREET, from Avenue L to a point about 480 feet north of Avenue N; EAST EIGHTEENTH STREET from Avenue I, to a point about 465 STREET, from Avenue L to a point about 465 feet north of Avenue P; EAST NINETEENTH STREET, from the south line of Avenue M to a point about 560 feet north of Avenue P, in the Thirty-first and Thirty-second Wards, 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, havhereditaments and premises affected thereby, naving 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 6th day of May, 1914, and that the said Commissioners will hear parties so objecting, and for that nurpose will be in attendance at their said office on the 7th day of May, 1914, at 2 o'clock p. m.

May, 1914, at 2 o'clock p. m.
Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby. 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 6th day of May, 1914, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 8th day of May, 1914, at 2 o'clock p. m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements

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 7th day of March, 1912, 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 the intersection of a line midway between Avenue K and Avenue L with a line midway between East Sixteenth street and East Seventeenth street; thence easterly along the line midway between Avenue K and L to a line midway between East Eighteenth street and East Nineteenth street: thence southerly along the line midway between East Eighteenth street and East Nineteenth street to the south line of Avenue M; thence easterly along the south line of Avenue M to a point midway between East Nineteenth street and Ocean avenue; thence southerly along the line midway between East Nineteenth street and Ocean avenue to a point 560 feet northerly from the north line of Avenue P; thence westerly and always distant 560 feet northerly from the north line of Avenue P to a line mid-way between East Eighteenth street and East Nineteenth street; thence southerly along the line midway between East Eighteenth street and East Nineteenth street to a line 465 feet northerly from the north line of Avenue P; thence west-erly and always distant 465 feet northerly from the north line of Avenue P to a line midway between East Seventeenth street and East Eighteenth street; thence northerly along the line midway between East Seventeenth street and East Eighteenth street to a point 480 feet northerly from the north line of Avenue N; thence westerly and always distant 480 feet northerly from the north line of Avenue N to a line midway between East Sixteenth street and East Seventeenth street; thence northerly along the line midway between East Sixteenth street and Fast Seventeenth street to the point of begin-

ning. Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, ogether with the damage and benefit mans, 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, No. 166 Montague street, in the Borough of Brooklyn, in said "itv, there to remain until the 18th day of May,

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 Denartment at a Special Term thereof, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 17th day of June, 1914, at the opening of the Court

on that day.

ments shall stand adjourned to the date to be hereafter specified in the notice provided in such

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 New York, April 17th, 1914.

EDWARD F. LINTON, SYDNEY GRANT, EDWIN L. GARVIN, Commissioners of Estimate; EDWIN L. GARVIN, Commissioner of Assessment. Assessment.

EDWARD RIEGELMANN, Clerk, 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, tene-ments and hereditaments required for the open-ing and extending of SHEPHERD AVENUE, from Fulton street to Atlantic avenue, in the Twenty-sixth 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 occu-pants 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 proage, 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 6th day of May, 1914, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 7th day of May, 1914, at 2 o'clock p. m.

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 6th day of May, 1914, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 8th day of May, 1914, at 2 o'clock p. m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and benefit and that all persons interested in this

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 18th day of June, 1909, 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 distant 100 feet northerly from and parallel with the north-erly line of Fulton street, the said distance being measured at right angles to Fulton street; on the east by a line midway between Shepherd avenue and Dresden street; on the south by the northerly line of Atlantic avenue, and on the west by a line midway between Shepherd avenue and Essex 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 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. No. 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the 18th day of May,

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, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 17th day of June, 1914, at the opening of the Court on that day.

Sixth-In case, however, objections are filed to the foregoing abstracts of estimate and assess-ment, 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 New York, April 17th, 1914.
EDWARD M. BASSETT, HIRAM THOMAS,
JAMES B. FISHER, Commissioners of Estimate; EDWARD M. BASSETT, Commissioner of Assessment

EDWARD RIEGELMANN, Clerk, 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 open-ing and extending of EAST TWELFTH STREET (Westminster Road), from Ditmas avenue to Foster avenue oin the Twenty-ninth Ward, Borough of Brooklyn, The City of New

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 proceeding, of 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 5th day of May, 1914, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 6th day of May, 1914, at 11 o'clock a m. 1914, at 11 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, 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 5th day of May, 1914, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 7th day of May, 1914, at 11 o'clock a m

1914, at 11 o'clock a. m.

Third—That the Commissioner of Assessment

of assessment for benefit by the Board of Esmate and Apportionment on the 29th day of June, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows viz:

which, taken together, are bounded and described as follows, viz.:

Bounded on the north by a line distant 100 feet northerly from and parallel with the northerly line of Ditmas avenue, the said distance being measured at right angles to Ditmas avenue; on the east by a line midway between East Twelfth street and East Thirteenth street; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Foster avenue, the said distance being measured at right angles to Foster avenue; and on the west by a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Coney Island avenue, and on the westerly line of East Twelfth street as these streets are laid out between Ditmas avenue and Newkirk avenue.

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, No. 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the 16th day of May, 1014

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, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 17th day of June, 1914, 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

pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated New York, April 16th, 1914. AUGUSTINE R. McMAHON, EUGENE F. O'CONNOR, EUGENE P. DOANE, Commission-ers of Estimate: AUGUSTINE R. McMAHON, Commissioner of Assessment. EDWARD RIEGELMANN, Clerk. a16,m2

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 has not been heretorore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of EAST NINTH STREET from Foster avenue to Avenue T, and EAST TENTH STREET, from Foster avenue to Avenue Q, excluding the lands of the Long Island Railroad, in the Twenty-ninth, Thirtieth and Thirty-first Wards, 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 amended and sup-plemental estimate of damage, and that all per-sons 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 25th day of April, 1914, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 29th day of April, 1914, at 2 o'clock

Second-That the undersigned, Commissioner of Assessment, has completed his amended and supplemental estimate of benefit and that all persupplemental 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 25th day of April, 1914, and that the said Commissioner will hear parties so objecting and for that purpose hear parties so objecting, and for that purpose will be in attendance at his said office on the 30th day of April, 1914, at 2 o'clock p. m.

Third—That the Commissioner of Assessment

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 18th 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 de-scribed as follows, viz.:

Beginning at a point on the prolongation of a line midway between Coney Island avenue and East Tenth street, distant 100 feet southerly from the southerly line of Avenue Q, and running thence westwardly and parallel with Avenue Q to the intersection with a line which nue Q to the intersection with a line which bisects the angle formed by the prolongations of the westerly line of Coney Island avenue and the easterly line of East Ninth street; thence southwardly along the said bisecting line to a point distant 100 feet southerly from the southerly line of Avenue T, the said distance being measured at right angles to the line of Avenue T; thence westwardly and parallel with Avenue T to the intersection with a line midway between East Eighth street and East Ninth street; thence northwardly along the said line midway between East Eighth street and East Ninth street to the intersection with the northerly line of Foster avenue; thence northwestwardly at right angles to the line of Foster avenue a distance of 100 feet; thence northeastwardly and parallel with Foster avenue to the intersection with a line at right angles to Foster avenue, and passing through a point on the southeasterly side of Foster avenue where it is intersected by the pro-longation of a line_midway between Coney Island avenue and East Tenth street as laid out southerly from Avenue H; thence southeastwardly along the said line at right angles to Foster avenue to the southeasterly line of Foster avenue: thence southwardly along the said line midway between Coney Island avenue and East Tenth street, and the prolongation thereof to the pome

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 damage and benefit maps. documents used by the Commissioners of Estimate and by the Commissioner of Assessment in 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 assess.

City, there to remain until the 15th day of May,

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, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 10th day of June, 1914, 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

such cases to be given in felation to hing 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 New York, April 15th, 1914.

EVERETT GREENE, DAVID J. HOGAN, H. E. FARRELL, Commissioners of Estimate; EVERETT GREENE, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. a15.25

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 open-ing and extending of FORTY-EIGHTH STREET, from Eighth avenue to Fort Hamilton avenue, from New Utrecht avenue to Twelfth avenue, from Sixteenth avenue to Seventeenth avenue, and from Eighteenth avenue to Nineteenth avenue, in the Thirtieth Ward, Borough of Brooklyn, The City of New

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceed-ing, 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 amended and
supplemental 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 25th day of April, 1914, and that the said Commission ers will hear parties so objecting, and for that purpose will be in attendance at their said office on the 27th day of April, 1914, at 2 o'clock p. m

Second-That the undersigned Commissioner of Assessment, has completed his amended and supplemental 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 there-to, do file their said objections in writing, duly verified, with him at his office, No. 166 Mon-tague street, in the Borough of Brooklyn, in tague street, in the Borough of Brooklyn, in The City of New York, on or before the 25th day of April, 1914, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 28th day of April, 1914, at 2 o'clock p. m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the

area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 11th day of February, 1910, 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.:

1. Bounded on the northeast by a line mid-

between Forty-seventh street and Fortyeighth street; on the southeast by the northwesterly line of Fort Hamilton avenue; on the south west by a line midway between Forty-eighth street and Forty-ninth street, and on the north-west by the southeasterly line of Eighth ave-

Bounded on the northeast by a line midway between Forty-seventh street and Forty-eighth street; on the southeast by a line distant 100 feet southeasterly from and parallel with the southeasterly line of Twelfth avenue, the said distance being measured at right angles to Twelfth avenue; on the southwest by a line midway between Forty-eighth and Forty-ninth street, and on the west by the westerly line of New

Utrecht avenue.
3. Bounded on the northeast by a line midway between Forty-seventh street and Forty-eighth street; on the southeast by the southeast. erly line of Seventeenth avenue; on the south west by a line midway between Forty-eighth street and Forty-ninth street, and on the north west by a line distant 100 feet northwesterly from and parallel with the northwesterly line of Sixteenth avenue, the said distance bein measured at right angles to Sixteenth avenue.

Bounded on the northeast by a line midway between Forty-seventh street and Forty-eighth street and by the prolongation of the said line: on the southeast by a line distant 100 feet southeasterly from and parallel with the southeasterly line of Nineteenth avenue, the said distance being measured at right angles to Nineteenth avenue: on the southwest by a line mid-way between Forty-eighth street and Forty-ninth street, and on the northwest by the centre line of Eighteenth avenue.

Fourth—That the abstracts of said amended estimate of damage and of said amended 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. No. 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the

14th day of May, 1914.
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, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 10th day of June, 1914, at the opening of

the Court on that day.
Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and as sessment, 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 New York, April 14th. 1914.

JOHN TOOMEY, HARRIS G. EAMES, Com-

missioners of Estimate; JOHN TOOMEY, Commissioner of Assessment EDWARD RIEGELMANN, Clerk.

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 rethe lands, tenements and hereditaments required for the opening and extending of HULL AVENUE (although not yet named by proper authority), from Montgomery avenue to Mueller street, in the Second Ward, Borough of Queens, City of New York, as amended by an order of the Supreme Court dated the 3rd day of June, 1910, and entered in the office of the Clerk of the County of Queens on the 6th day of June. 1910, so as Queens on the 6th day of June, 1910, so as to conform to the lines of said street as shown upon section 2 of the final maps of Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 19th of Estimate and Apportionment on the 19th day of June, 1908, and approved by the Mayor on the 5th day of August, 1908, and as shown upon section 17 of the final maps of the Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 26th day of June, 1908, and approved by the Mayor on the 5th day of August, 1908, and as shown upon sections 1 and 12 of the final maps of the Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 21st day of May. 1909, and approved by the 21st day of May, 1909, and approved by the Mayor on the 4th day of June, 1909, and as further amended and corrected by an order of the Supreme Court, dated the 2nd day of October, 1913, and entered in the office of the Clerk of the County of Queens on the 7th day of October, 1913, so as to relate to Hull avenue, from Montgomery avenue to Berlin avenue, and from Broad street to Muel-

The land to be excluded from the proceed ing is more particularly bounded and described and shown in the petition of The City of New York attached to the aforesaid order.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above entitled matter, hereby give notice to all persons interested in this 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 we have completed our supplemental and amended estimate and assessment, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, and hav office, in the Municipal Building, Court House Square, Long Island City, Borough of Queens, in The City of New York, on or before the 4th day of May, 1914, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 6th day of May, 1914 at said office on the 6th day of May, 1914, at

3 o'clock p. m.

Second—That the abstracts of our said supplemental and amended estimate and assessment, plemental and amended estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates, proofs nd other documents used by us 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, Long Island City, in the Borough of Queens, in said City, there to remain until the 4th day of May, 1914.

Third—That the limits of our assessment for benefit include all those lands, tenements and hereditaments and premises situate, lying and

hereditaments and premises situate, lying and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.: Area Number One: This being the westerly

one of the two areas, and is described as fol-lows: Beginning at a point formed by the in-tersection of a line 100 feet westerly from and parallel with the westerly line of Montgomery avenue with a prolongation of a line midway between the northerly line of Hull avenue and the southerly line of Halle avenue, as the same are laid down between Montgomery avenue and Clifton avenue; running thence easterly along the prolongation of and along the line midway between the northerly line of IIull avenue and the southerly line of Halle avenue to an inter-section with a line 100 feet easterly from and parallel with the easterly line of Old Berlin avenue; running thence southerly along a line 100 feet easterly from and parallel with the easterly line of Old Berlin avenue to an inter-ception with a line midway between the porthsection with a line midway between the northerly line of Clinton avenue and the southerly line of Hull avenue; running thence westerly along a line midway between the northerly line of Clinton avenue and the southerly line of Hull avenue and the prolongation of the same

to an intersection with a line 100 feet west-erly from and parallel with the westerly line of Montgomery avenue; running thence northerly along a line 100 feet westerly from and parallel with the westerly line of Montgomery avenue to an intersection with the prolongation of a line

an intersection with the prolongation of a line midway between the northerly line of Hull avenue and the southerly line of Halle avenue, the point or place of beginning.

Area Number Two: This being the easterly area, and is described as follows: Beginning at a point formed by the intersection of a line midway between the northerly line of Hull avenue and the southerly line of Halle avenue with a line 100 feet westerly from and parallel with the westerly line of Broad street; running thence easterly along a line midway between the northeasterly along a line midway between the northerly line of Hull avenue and the southerly line of Halle avenue to an intersection with the westerly line of Willow avenue; running thence northeasterly along a line to a point on the easterly line of Willow avenue midway between Hull avenue and Jay avenue; running thence easterly along a line midway between the northerly line of Hull avenue and the southerly line of Jay avenue to an intersection with the westerly line of Mueller street; running thence east-erly along a line at right angles to Mueller street to a point distant 100 feet easterly from the easterly line of Mueller street; running thence southerly along a line 100 feet easterly from and parallel with the easterly line of Mueller street to an intersection with a line at right angles to the westerly line of Mueller street which intersects the westerly line of Mueller street at a point midway between the northerly line of Clinton avenue and the southerly line of Hull avenue; thence westerly along said line at right angles to the westerly line of Mueller street; thence westerly along a line midway be-tween the northerly line of Clinton avenue and the southerly line of Hull avenue to the east-erly line of Willow avenue; thence southwesterly to a point on the westerly line of Willow avenue midway between the northerly line of Clinton avenue and the southerly line of Hull avenue; thence westerly along a line midway between the northerly line of Clinton avenue and the southerly line of Hull avenue to an intersection with a line 100 feet westerly from and parallel with the westerly line of Broad street; thence northerly along a line 100 feet from and parallel with the westerly line of Broad street to an intersection with a line midway hetween the northerly line of Hull avenue and the southerly line of Halle avenue to the point

or place of beginning.
Fourth—That, provided there be no objections filed to either of said supplemental and amended abstracts, our final report herein will be pre-

sented 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 25th day of June, 1914, at the

opening of the Court on that day.

Fifth—In case, however, objections are filed to either of said supplemental and amended abstracts of estimate and assessment, the notice of motion to confirm our final report herein wil stand adjourned to the date to be hereafter speci-fied, 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

fereater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated New York, April 6th, 1914.

ALBERT C. COMBES, Chairman; JACOB N. IMANDT, PETER C. HENDRICKSON, Com-

missioners. Walter C. Sheppard, Clerk. a14.30

SUPREME COURT—THIRD JUDICIAL DISTRICT.

Filing Reports.

THIRD JUDICIAL DISTRICT, ULSTER COUNTY.

In the matter of the application of the Board of Water Supply of The City of New York, under chapter 724 of the Laws of 1905 and the acts amendatory thereof, etc.

Business Damage Commission No. 1. Business Damage Commission No. 2. Business Damage Commission No. 3.

PUBLIC NOTICE IS HEREBY GIVEN THAT there will be presented to this Court, at a Special Term thereof, to be held in and for the Third Judicial District, at the County Court House in the City of Kingston, County of Ulster, N. Y., on the 2d day of May, 1914, the following reports which have been filed in the office ing reports which have been filed in the office of the Clerk of the County of Ulster: Business Damage Commission No. 1, Eighteenth Separate Report, filed March 11, 1914; Business Damage Commission No. 2, Eighth Separate Report, filed January 13, 1914, and Ninth Separate Report, filed March 27, 1914; Business Damage Commission No. 3, First Separate Report, filed March 2, 1914

And that The City of New York will move the confirmation of each and every one of the dismissals recommended in said reports, and will apply for taxable costs on each of said dismissals, except in cases where the Commission recom-mended a dismissal without costs.

And that The City of New York will oppose

the confirmation of the award to John D. W. DuMond, Business Damage Commission No. 3, First Separate Report, as excessive, and contrary to the law and contrary to the evidence, and as a result of proceeding on an erroneous theory and upon the exceptions taken by The City of New York.

And for such other and further relief as may be just and proper, reserving to The City of New York the right to oppose each and any award, recommendation and computation included

in said reports.

Dated New York, March 28, 1914.
FRANK L. POLK, Corporation Counsel, Hall of Records, New York City.

all.m2

NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

TERMS AND CONDITIONS UNDER WHICH BUILDINGS, ETC., WILL BE SOLD FOR REMOVAL FROM CITY PROPERTY.

THE BUILDINGS AND APPURTENANCES thereto will be sold to the highest bidder, who must pay cash or certified check, drawn to the order of the Comptroller of The City of New York, and must also give a certified check or cash in half the amount of the purchase price or cash in half the amount of the purchase price or Board or head of said Department, and read, and the amount of the contract made according 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. cost of completing any of the work required under the contract, but unfinished at the expira-

tion of the contract period.

The purchaser shall not lease, occupy, cause or permit the building or buildings, etc., pur-chased by him to be used or occupied for any purpose other than that of their speedy removal for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeture of the purchase money and the security deposited for faithful performance of the conditions of the sale. The placing therein or permitting the occupancy of any such building by any tenant free, for rent or otherwise, excepting the necessary watchmen or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale.

The sale will be as of the condition of the property on date of delivery thereof to the purchaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as nearly together as the circumstances of vacating the structures of their tenants will

All the material of the buildings, sheds, walks, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurtenances and foundations of all kinds, except the exterior walls of the buildings and their foun-dations and the sidewalks and curb in front of said buildings, extending within the described area shall be torn down and removed from the premises. None of the dirt, debris or waste resulting from demolition shall be allowed to main on the premises, except old mortar or plas-ter only, which may be left, but not higher at any point than two feet below the curb opposite that point. The exterior walls and their founda-tions shall be taken down only to a plane whose elevation shall be the level of the curb in front f the building. Where there is no curb the elevation of the surrounding ground shall be con-sidered curb level. All wells, cesspools, sinks, etc., existing on the property must be filled to the level of the surrounding ground with clean

The purchaser at the sale shall also withdraw and remove all abandoned water taps and old service mains, and in place thereof cause to be inserted a brass plug in the main water pipe in the street, in compliance with the rules and regulations of the Department of Water Supply, Gas and Electricity, and furnish the Department of Finance with a certificate from the Department of Water Supply, Gas and Electricity that this has been performed.

The purchaser at the sale shall also remove all honce agreet connections to the main sever in

in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the work has been properly performed.

The permit for all opening in the street to be obtained by and at the expense of the purchaser of the building.

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work forfeiture of ownership of such buildings, appurtenances, or portion as shall then be left standing, together with all moneys paid by said purchaser on ac-count 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 ma-terials of said party walls shall be understood to be equally divided between the separate pur-

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furrings, plaster, chimneys, projecting brick, etc., on the faces of such party walls are to be taken down and removed. The 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 1-serves the right on the day of sale to withdraw from sale any of the buildings, parts of buildings and machinery included therein or to reject any

and machinery included therein, or to reject any

and all bids; and it is further
Resolved, That, while the said sale is held under the supervision of the Commissioners of the Sinking Fund, the Comptroller is author zed to cause the sale to be advertised and to direct the sale thereof as financial officer of the City.

PROPOSALS FOR BIDS AND ESTI-MATES FOR THE CITY OF NEW YORK.

NOTICE TO CONTRACTORS.

GENERAL INSTRUCTIONS TO BIDDERS.

The person or persons making a bid or estimate for any services, work, materials or supplies for The City of New York, or for any of its departments, bureaus or offices, shall furnish the same in a sealed envelope, indorsed with the title of the supplies, materials work or services for which the bid or estimate is made, with his or their name or names and the date of presentation to the President or Board or to the head of the and the award of the contract made according to law as soon thereafter as practicable.

Each bid or estimate shall contain the name and place of residence of the person making the same, and names of all persons interested with him therein, and, if no other person be so interested, it shall distinctly state that fact; also, that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Board of Aldermen, head of a Department, chief of a Bureau, deputy thereof, or clerk therein, or other officer of The City of New York is, shall be or become interested, directly or indirectly, as contracting party, partner, stockholder, surety or otherwise in or in the performance of the contract, or in the supplies, work or business to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate that the several matters stated herein are in all respects true.

No bid or estimate will be considered unless as a condition precedent to the reception or consideration of any proposal, it be accompanied by a certified check upon one of the State or National banks of The City of New York, drawn to the order of the Comptroller, or money or corporate stock or certificates of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security required in the advertisement to the amount of not less than three nor more than five per centum of the amount of the bond required, as provided in section 420 of the Greater New York Charter.

The amount shall be as specified in the proposals or instructions to bidders and shall not e in excess of 5 per cent.

The certified check or money should not be inclosed in the envelope containing the bid or estimate, but should be either inclosed in a separate envelope addressed to the head of the Depart ment, President or Board, or submitted personally upon the presentation of the bid or estimate.

For particulars as to the quantity and quality of the supplies, of the nature and extent of the work, reference must be made to the specifications, schedules, plans, etc., on file in the said office of the President, Board or Department.

No bid shall be accepted from or contract awarded to any person who is in arrears to The City of New York upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the City.

The contract must be bid for separately.

The right is reserved in each case to reject all bids or estimates if it is deemed to be for the interest of the City so to do. Bidders will write out the amount of their bids

or estimates in addition to inserting the same in

Bidders are requested to make their bids or estimates upon the blank forms prepared and turnished by the City, a copy of which, with the proper envelope in which to inclose the bid, to-gether with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel can be obtained upon applica-tion therefor at the office of the Department for house sewer connections to the main sewer in the street, and the opening of the main sewer ings of construction work may also be seen there.