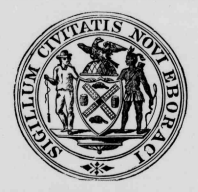
THE CITY RECORD.

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NUMBER 2, 221.



LEGISLATIVE DEPARTMENT.

BOARD OF ALDERMEN.

STATED SESSION.

Tuesday, September 21, 1880, ¿ 12 o'clock, M.

The Board met in their chamber, No. 16 City Hall. PRESENT:

Hon. John J. Morris, President;

Matthew J. Coggey, Frederick Finck, Robert Foster, Bernard Goodwin, Henry Haffen, Robert Hall, Nicholas Haughton,

ALDERMEN Frederick Helbig, John W. Jacobus, Patrick Keenan, Bernard Keenan, William P. Kirk, Charles H. Marshall, John McClave,

Jeremiah Murphy, Henry C. Perley, William Sauer, Thomas Sheils, Joseph P. Strack, William Wade.

The minutes of the meetings of July 19 and 20, August 3 and 10, and September 7 and 14, 1880, were read and approved. PETITIONS.

By Alderman Haffen-

Petition for Croton-mains in One Hundred and Forty-second street, from Third to Ryder

Which was referred to the Committee on Public Works. MOTIONS AND RESOLUTIONS.

Resolved, That the Governor's Room in the City Hall be and is hereby set apart for the reception of the remains of the late General Torbert, in which to remain in state while in this city.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative.

Resolved, That permission be and the same is hereby given to John Hodge to erect two bay-windows, each 4 feet wide, one to be erected on the building on the southeast corner of Lexington avenue and Sixty-fifth street, and one on the building on the northeast corner of Lexington avenue avenue and Sixty-Intil street, and one on the building on the northeast corner of Lexington avenue and Sixty-Intil street, as shown on the accompanying diagrams, the consent of the owners of the adjoining property having been obtained, as shown on accompanying petition; the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative.

By Alderman Kenney—
Resolved, That Maurice S. Kuhns be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Samuel J. Goldsmith, who has failed to

qualify.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Finck, Foster, Haffen, Hall, Haughton, Helbig, Jacobus, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Perley, Sauer, Sheils, Strack, and Wade—19.

By Alderman Finck—
Resolved, That Samuel Lobenthal be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Morris Meyers, who has failed to qualify.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Finck, Foster, Haffen, Hall, Haughton, Helbig, Jacobus, Keenan, Kenney, Marshall, McClave, Murphy, Perley, Sauer, Sheils, Strack, and Wade—18.

By Alderman Marshall—
An Ordinance to prevent accidents to persons in small boats in any of the navigable waters within the jurisdiction of the City of New York.

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

Section I. Every owner or occupant of any row-boat or other small vessel, except the boats owned or used by the Police Department, while engaged in navigating or sailing upon any of the waters within the corporate limits of the City of New York, between sunset and sunrise, shall display a bright red light from the bow or stern of every such boat or vessel, suspended from the top of a pole to be not less than four feet above the gunwale of every such boat or vessel, under the penalty of not exceeding ten dollars fine, or imprisonment in the City Prison not exceeding ten days, or by both fine and imprisonment, in the discretion of the Court or Police Magistrate, for every such offense or violation of this ordinance. violation of this ordinance.

Sec. 2. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

The Commissioners of the Police Department are hereby required to enforce rigidly the Sec. 3. The Commissioners of the Police Department are he provisions of this ordinance.

Sec. 4. This ordinance shall take effect immediately.

Which was referred to the Committee on Law Department.

(G. O. 290.)

By Alderman McClave-Resolved, That the vacart lots on the north side of Fifty-eighth street, between Sixth and Seventh avenues, be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

We, the undersigned residents of Fifty-eighth street, in the City of New York, do most respectfully request your Honorable Body to have all the vacant lots on the north side of Fifty-eighth street, between Sixth and Seventh avenues, fenced in on street line.

W. B. Foulke, 137, West 58th st.
W. B. Foulke, 137, West 58th st.
William Marx, 135 West 58th st.
L. B. French, 133 West 58th st.
Which was laid over.

E. Stacey Charlier, 107 West 58th st. John Coar, 139 West 58th st. And owner of four houses on north side 58th st.

(G. O. 291.)

By the same—
Resolved, That the vacant lots on the south side of Fifty-eighth street, between Sixth and Seventh avenues, be fenced, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

We, the undersigned residents of Fifty-eighth street, in the City of New York, do most respectfully request your Honorable Body to have all the vacant lots on the south side of Fifty-eighth street, between Sixth and Seventh avenues, fenced in on street line.

J. M. Knap, 141 West Fifty-eighth street. W. B. Foulke, 137 West Fifty-eighth street. William Marx, 135 West Fifty-eighth street. L. B. French, 133 West Fifty-eighth street. Which was laid over.

E. Stacey Charlier, 107 West Fifty-eighth street.
John Coar, 139 West Fifty-eighth street, and
owner of six houses on south side of FiftyEighth street, in course of erection.

(G. O. 202.)

Resolved, That the vacant lots on the south side of Fifty-ninth street, between Seventh and Sixth avenues, be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

We, the undersigned residents of Fifty-eighth street, in the City of New York, do most respectfully request your Honorable Body to have all the vacant lots on south side of Fifty-ninth street, between Seventh and Sixth avenues, fenced in on street line.

J. M. Knap, 141 West 58th st. W. B. Foulke, 137 West 58th st. William Marx, 135 West 58th st. L. B. French, 133 West 58th st. Which was laid over.

E. Stacey Charlier, 107 West 58th st. John Coar, 139 West 58th st. And owner of 6 houses, south side 58th st., in course of erection.

By Alderman Murphy-

Resolved, That permission be and the same is hereby given to Thomas Knox to place and maintain a canvas strip across the sidewalk in front of No. 391 Canal street, the work done at his own expense; such permission to continue only during the pleasure of the Common Council.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, on a division called by Alderman

Affirmative—The President, Aldermen Coggey, Finck, Foster, Haffen, Hall, Haughton, Helbig, Keenan, Kenney, Kirk, Murphy, Sauer, Sheils, and Strack—15.

Negative—Aldermen Jacobus, Marshall, McClave, Perley, and Wade—5.

Resolved, That permission be and the same is hereby given to Patrick Kelly to lay a crosswalk from the northeast corner to the southeast corner of Oliver and Chatham street, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative.

By Alderman Kenney—
Resolved, That permission be and the same is hereby given to John Halpin to place and keep a lamp-post and lamp on the corner of McCombs street and Broadway, the work done and gas supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative.

Resolved, That permission be and the same is hereby given to John Menzie to remove Neely Bros. scale from east to west of Pier 52, East river; the owner has now leased the east side of said pier for a number of years; the work done at his own expense; such permission to continue only during the pleasure of the Common Council.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative.

Resolved, That the name of William V. J. Mercer, recently appointed a Commissioner of Deeds, be corrected so as to read William V. I. Mercer.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Jacobus—
Resolved, That permission be and the same is hereby given to G. Herbst to erect a storm-door in front of No. 287 Bleecker street, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common

Alderman Marshall moved to refer to the Committee on Public Works.

The President put the question whether the Board would agree with said motion.

Which was decided in the negative.

Alderman Sauer moved to refer to the Committee on Streets and Street Pavements.

The President put the question whether the Board would agree with said motion.

Which was decided in the affirmative.

Alderman Strack moved that when this Board adjourns it do adjourn to meet again on Tuesday, the 5th proximo, at 12 o'clock, M.

The President put the question whether the Board would agree with said motion.

Which was decided in the affirmative.

By Alderman Foster—
Resolved, That permission be and the same is hereby given to William S. Wright to erect a baywindow on the Sixty-second street front of building on the northeast corner of Madison avenue and Sixty-second street (691 Madison avenue), as shown by the accompanying diagram, the said William S. Wright being owner of the adjoining property on Sixty-second street, the work done at his own expense; such permission to continue only during the pleasure of the Common Council.

Alderman Haughton moved to refer to the Committee on Streets and Street Pavements.

The President put the question whether the Board would agree with said motion.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

By the same-

Resolved, That permission be and the same is hereby given to Martin Gilligan to place and keep a stand for the sale of newspapers in front of No. 185 West street, near the corner of Chambers street, the said stand to be movable and not to exceed four feet long and three feet wide; such permission to continue only during the pleasure of the Common Council.

The President put the question whether the Board would agree with said resolution.

Which was decided in the officerative.

Which was decided in the affirmative.

By Alderman Kenney-

Resolved, That permission be and the same is hereby given to John Halpin to erect two hitching-posts on the corner of McCombs street and Broadway, the work done at his own expense, under the direction of the Commissioners of Public Parks; such permission to continue only during the pleasure of the Common Council.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Jacobus— Resolved, That the name of F. J. Kissam, recently appointed a Commissioner of Deeds, be corrected so as to read F. G. Kissam.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative.

By Alderman Haughton-Resolved, That Croton-mains be laid in Sixty-ninth street, between Madison and Fifth avenues, as provided in chapter 381, Laws of 1879.

Which was referred to the Committee on Public Works.

By Alderman Hall-Resolved, That the name of Asa D. Dickison, recently appointed a Commissioner of Deeds, be corrected so as to read Asa D. Dickinson. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

Resolved, That the sidewalks on the upper roadway of East Forty-second street, between Second avenue and the retaining wall near First avenue, commencing 12 feet easterly from the Second avenue house line, be 12 feet wide, and that portion which intersects with the Second avenue sidewalks be 17 feet wide, and connected with the 12 feet walks by a diagonal curb-line; also that the sidewalks on the lower roadway between the above points be 5 feet wide, and connected east of said retaining walls with the sidewalks already there, by a walk 15 feet wide and 12 feet long as shown by annexed diagram. by annexed diagram.

Alderman Sauer moved to refer to the Committee on Public Works.

The President put the question whether the Board would agree with said motion.

Which was decided in the affirmative.

(G. O. 293.)

By Alderman McClave-

Resolved, That gas lamp-posts be erected and street-lamps lighted on both sides of Eighty-ninth street, from Third avenue to Avenue B, where not already erected or lighted, under the direction of the Commissioner of Public Works.

Which was laid over.

Resolved, That the following-named persons be and they are hereby respectively appointed Commissioners in and for the City and County of New York, pursuant to the provisions of chapter 544, Laws of 1880:

Alexander Finelite. George O. Clarke. Robert B. Abbott. William T. Nash.

Warren S. Wilkey. Thomas J. McManus. John Braden. Wm. J. Curtis.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Haughton, Helbig, Jacobus, Kenney, Kirk, Marshall, McClave, Murphy, Perley, Sauer, Sheils, Strack, and Wade—20.

COMMUNICATIONS FROM THE DEPARTMENTS AND CORPORATION OFFICERS.

The President laid before the Board the following communication from the Surrogate:

SURROGATE'S OFFICE, September 20, 1880.

To the Honorable the Board of Aldermen:

GENTLEMEN-By section 2508 of the "New York Code of Civil Procedure," the Surrogate of this County is authorized to appoint as many clerks for his office, to be paid by the County, as your Honorable Board shall authorize, and you are also required by said section to fix the compensation of the clerks so appointed, and to authorize them, or either of them, to receive for their or his own use

the legal fees for making copies of any record or paper in the office of the Surrogate.

For the purpose of enabling you to perform this duty I herewith transmit a statement of the number

For the purpose of enabling you to perform this duty I herewith transmit a statement of the number of clerks heretofore necessarily employed in this office, and the salaries which have been paid to them during the current year, and which I presume will continue until the first day of January next, the appropriation for this year having been already made, except the addition of a private stenographer, who has been necessarily employed, but paid out of my own salary.

I beg leave to state that in several material particulars the "New Code" has changed the jurisdiction and practice of said court, and increased the clerical labors of the office, as well as those of the Surrogate, and particularly by section 2844, requiring the Surrogate to examine, or cause to be examined, under his direction, all inventories and accounts of guardians filed during the year preceding February of each year, but authorizing the Surrogate to certify in writing to your Honorable Board that such examination cannot be made by himself or by the Clerk of said court, or any clerk employed in said office, in which case your Board is required to provide for the compensation of a suitable person to make the examination; also, require the Surrogate to settle cases on appeal from his decrees. For the purpose of providing in part for this increased labor, I beg leave to suggest that an additional competent clerk, to be designated as the "Guardian Accounting Clerk," be authorized to be appointed, at a salary of \$2,000 per year. And I certify that the examination required by said section 2844 cannot be made by me or by the Clerk of the Surrogate's court, or by any clerk employed in said office, for the reason that the necessary duties of each engross his entire time during proper business hours. I therefore respectfully request that your Honorable Board will be pleased to authorize the appointment of such clerks, fixing their salaries according to the annexed list, and also authorize the Clerk to said Surrogate's Court to receive for his own use the necessarily made by him.

If you shall deem it necessary to make further inquiries in respect to the necessity of such appointment, and the propriety and reasonableness of the respective salaries, I shall be happy to afford that information, with the confidence that you will find that each employee in the office is diligent and faithful in the performance of his duties, and that the salaries are unusually moderate.

I am, gentlemen, most respectfully, DELANO C: CALVIN, Surrogate.

Clerks, Messengers, and Court Officers necessary for the Surrogate's Office and Court.

| I Chief Clerk | \$4,000 00 |
|--|------------|
| r Probate Clerk | 2,000 00 |
| Administration Clerk | 1,800 00 |
| I Accounting Clerk | 1,800 00 |
| I Assistant to the Chief Clerk | 1,500 00 |
| I Assistant to the Probate Clerk | 1,500 00 |
| I Assistant to the Administration Clerk | 1,200 00 |
| I Assistant to the Accounting Clerk | 1,000 00 |
| I Letters Testamentary Clerk | 1,200 00 |
| I Superintendent of Recording Clerks. | 1,800 00 |
| I Interpreter | 1,500 00 |
| I Superintendent of Records. | 1,500 00 |
| I Stenographer (by law) | 3,500 00 |
| I Court Atlendant | 1,200 00 |
| t Calendar Clerk | 1,200 00 |
| I Court Attendant | 900 00 |
| I Messenger. | 1,000 00 |
| I " | 900 00 |
| I " | 700 00 |
| 6 Recording Clerks, at \$1,000 each | 6,000 00 |
| 5 " \$900 " | 4,500 00 |
| I Record Clerk and Searcher | 1,200 00 |
| I Assistant Record Clerk | 1,000 00 |
| I Law Assistant to Surrogate. | 2,500 00 |
| I Guardian Accounting Clerk | 2,000 00 |
| Private Stenographer to the Surrogate | 1,000 00 |
| Which was referred to the Committee on County Affairs. | |

REPORTS.

(G. O. 204.)

The Committee on Finance, to whom was referred the assessment rolls of the real and personal estates subject to taxation of and within the City and County of New York for the year 1880, and a communication from the Comptroller, transmitting the Final Estimate made by the Board of Estimate and Apportionment for the year 1880, and certifying the amount to be raised by tax in the City and County of New York in and for said year, respectfully present the following

REPORT: The assessed valuations of the real and personal estates in the City and County of New York for the year 1880, as shown by the assessment rolls or tax books transmitted on July 5, 1880, by the Commissioners of Taxes and Assessments, amount in the aggregate to the sum of \$1,143,765,727.09, being an increase of \$49,696,392.09 as compared with the assessed valuations for the year 1879.

The Final Estimate for the year 1880, made and adopted by the Board of Estimate and Apportionment on the 31st day of December, 1879, in accordance with the provisions of section 112 of chapter 335 of the Laws of 1873, amounts to \$28,142,991.98, as app wars by the certificate of the

Comptroller dated July 1, 1880. Pursuant to the provisions of chapter 66 of the Laws of 1880, a further appropriation of \$25,000 was made by the Board of Estimate and Apportionment, and added to and included in the said Final Estimate on June 3, 1880, making the aggregate amount of said Final Estimate \$28,167,991.98, as also certified by the Comptroller on September 10, 1880, which said sum of \$28,167,991.98, the Board of Supervisors is "empowered and directed to cause to be raised, according to law, and collected by tax upon the estates, real and personal, subject to taxation within the City and County of New York."

Section 4 of chapter 756 of the Laws of 1873, provides as follows:

within the City and County of New York."

Section 4 of chapter 756 of the Laws of 1873, provides as follows:

"It shall be the duty of the Board of Supervisors of the County of New York to include in any and every ordinance passed by them, imposing and levying taxes for any purpose or purposes authorized by law, within the City and County of New York, such sum, in addition to the aggregate amount required for such purposes, as they shall deem necessary, not exceeding three per cent. of said aggregate amount, to provide for deliciencies in the actual product of the amount imposed and levied therefor."

Besides the ordinary deficiencies in the actual product of

Besides the ordinary deficiencies in the actual product of taxes, arising from discounts, erroneous Besides the ordinary deficiencies in the actual product of taxes, arising from discounts, erroneous assessments, insolvencies, etc., there will probably be a larger amount of deficienci s in the tax for 1880, on account of an act of the Legislature, passed at the last session, exempting the capital stock of certain corporations from taxation for local and municipal purposes, and imposing thereon a State tax, the assessments of which corporations are included in the assessed valuations for 1880, and amounting, as estimated, to more than \$20,000,000. The exemption of these corporations from the tax of 1880 is a subject of litigation to be decided by the courts. The tax levy for 1880 is also liable to a large deficiency through a decision of the U. S. Supreme Court, relating to the method of assessing the shareholders of banks and other institutions. This question is also pending before the courts, proceedings against the city having been commenced by many corporations, to be exempted from taxation.

from taxation.

For the purpose, therefore, of providing for deficiencies in the actual product of the taxes imposed and levied upon real and personal estates in and for the year 1880, your Committee recommend that, in pursuance of the provisions of chapter 756 of the Laws of 1873, the sum of \$769,280.92 be added to and included in the amount required to be raised by tax for the support of the government of the City and County of New York in and for the year 1880.

The following statement shows the total amount required to be raised by tax in the year 1880:

Amount of Final Estimate for 1880, as certified by the Comptroller, July 1, 1880... \$28,142,991 98

Add appropriation made by the Board of Estimate and Apportionment, under chapter 66, Laws of 1880, as certified by the Comptroller, September 10, 1880.

25,000 00

Add for deficiencies in the actual product of taxes, under chapter 756, Laws of 1873.

769,280 92

Total amount to be imposed and levied on valuations in and for 1880. \$28,937,272 90

The rate of tax upon the aggregate assessed valuations of real and personal estates, amounting to \$1,143,765,727,09, which will produce the above sum of \$28,937,272.90, is 2.53 per cent. The rate of tax in 1879 was 2.58 per cent. upon an assessed valuation of \$1,094,069,335. An ordinance embodying the objects and recommendations of this report has been prepared, and is herewith submitted for adoption.

JOHN McCLAVE, CHAS. H. MARSHALL, JOHN W. JACOBUS,

Committee Finance.

AN ORDINANCE to provide the necessary means for the support of the government of the City of New York, the Board of Education, and for the payment of the quota of the State tax in the year eighteen hundred and eighty.

The Board of Aldermen of the City of New York, do ordain as follows:

Section I. There shall be and hereby is imposed upon the estates, real and personal, subject to taxation according to law, of and within the City and County of New York, to be raised, collected and paid according to law, for the support of the city government and the Board of Education, and for the purpose of paying the quota of the State tax imposed upon the City and County of New York for the year eighteen hundred and eighty, the sum of twenty-eight million one hundred and forty-two thousand nine hundred and ninety-one dollars and ninety-eight cents, which is the amount certified by the Comptroller of the City of New York to the Board of Supervisors, in pursuance of the provisions of section 112 of chapter 335 of the Laws of 1873, as the sum to be raised and collected in the year eighteen hundred and eighty by tax upon the estates, real and personal, subject to taxation within the City and County of New York, which will more fully appear by the communication from the Comptroller, transmitting his certificate of the aggregate amount of the Final Estimate made by the Board of Estimate and Apportionment for the year eighteen hundred and eighty, of which said communication, certificate, and Final Estimate the following are copies:

FINANCE DEPARTMENT—COMPTROLLER'S OFFICE, CITY OF NEW YORK, July 1, 1880.

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

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

In pursuance of the provisions of section 112 of chapter 335 of the Laws of 1873, I herewith transmit to you the Comptroller's certificate of the aggregate amount of the Final Estimate made by the Board of Estimate and Apportionment on the 31st day of December, 1879, for the year eighteen hundred and eighty, to wit: the sum of twenty-eight million one hundred and forty-two thousand nine hundred and ninety-one dollars and ninety-eight cents; which amount, so estimated and certified as aforesaid, the Board of Supervisors of the County of New York is "empowered and directed to cause to be raised, according to law, and collected by tax upon the estates, real and personal, subject to taxation, within the said City and County of New York."

Respectfully,

JOHN KELLY, Comptroller.

FINANCE DEPARTMENT—COMPTROLLER'S OFFICE, CITY OF NEW YORK, July 1, 1880.

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

I, John Kelly, Comptroller of the City of New York, in pursuance of the provisions of section 112 of chapter 335 of the Laws of 1873, do hereby certify that the aggregate amount of the Final Estimate for the year eighteen hundred and eighty, made by the Board of Estimate and Apportionment on the 31st day of December, 1879, is twenty-eight million one hundred and forty-two thousand nine hundred and ninety-one dollars and ninety-eight cents, and hereunto annexed is a copy of said Final Estimate.

Respectfully, JOHN KELLY, Comptroller.

FINAL ESTIMATE FOR THE YEAR 1880.

Made, pursuant to Section 112 of Chapter 335 of the Laws of 1873, by the Board of Estimate and Apportionment of the City of New York, on December 31, 1879.

Apportionment of the City of New York, on December 31, 1879.

Whereas, The Board of Estimate and Apportionment have considered the objections to, and rectifications of, the Provisional Estimate made by said Board on the 31st day of October, 1879, of the amounts required to pay the expenses of conducting the public business of the City and County of New York, in each Department and branch thereof, and the Board of Education, for the next ensuing financial year, to wit, for the year eighteen hundred and eighty (1880); in which estimate is included such sum as is necessary for the payment of the interest on the bonds of the said city and county, which become due and payable within said year, and also such sum as is necessary to be raised by tax to pay the principal of any bonds and stocks which become due and payable during the said year; also the amount to be raised by tax annually, which will be sufficient, with the accumulations of interest thereon, to pay the bonds and stocks, payable from taxation, issued after June 3, 1878, pursuant to chapter 383, Laws of 1878; and also so much as may be necessary to pay the proportion of the State tax required to be paid by the City and County of New York, in said year, which objections to, and rectifications of, said Provisional Estimate made by the Board of Aldermen, were transmitted by the Clerk of said Board, under date of November 25, 1879, and presented to the Board of Estimate and Apportionment on November 26, 1879; therefore Resolved, That after such consideration of the said objections to, and rectifications of, said Provisional Estimate, the Board of Estimate and Apportionment does hereby make this a

FINAL ESTIMATE

of the amount required to pay the expenses of conducting the public business of the City and County of New York, in each Department and branch thereof, and the Board of Education, for the next of New York, in each Department and branch thereof, and the Board of Education, for the next ensuing financial year, to wit, the year eighteen hundred and eighty (1880), in which is included such sum as is necessary for the payment of the interest on the bonds of the said city and county, which become due and payable within said year, and also such sum as is necessary to be raised by tax to pay the principal of any bonds and stocks which become due and payable during the said year; also the amount to be raised by tax annually, which will be sufficient, with the accumulations of interest thereon, to pay the bonds and stocks, payable from taxation, issued after June 3, 1878, pursuant to chapter 383, Laws of 1878; and also so much as may be necessary to pay the proportion of the State tax required to be paid by the City and County of New York, in said year, as follows:

| City (| Contingencies | THE | COMMON COUR | NCIL. | | | | Rents: | payment of rent of purposes, except armo | property leased to ries and drill-room | the Corporation for as and police station-h | public of ouses, as f | ffices and o | other public |
|--|--|--|--|--|---|---|------------------------------|--|--|--|---|---|--|--|
| larie Pr Tv | gencies—Clerk of the s—Common Council: esident of the Board of venty-one Aldermen, a erks and officers Board | of Aldermen | • | | \$5,000 00 84,000 00 16,200 00 | \$1,000 co 250 oo | | DATE OF LEASE. | NAME OF LESSORS. | FOR WHAT PURPOSE. | LOCATION OF PREMISES. | EXPIRATION OF LEASE. | ANNUAL RENT. | AMOUNT TO BE PROVIDED FOR IN 1880. |
| | | | IE MAYORALTY. | | -100 | 105,200 00 | \$106,450 0 | 1870. May | Morgan Jones | | Nos. 106, 108, and | d | | |
| larie: Sal | gencies—Mayor's office: ary of the Mayor aries of Clerks and su | e | | 4 | 12.000.00 | \$4,000 00 | | 1875. May 8 | John B. Haskin | . 6th District Po- | Less | 1880. | \$7,500 00 1,000 00 \$6,500 00 | \$ 3,250 00 |
| laries | -Bureau of Permits. | | | | <u> </u> | 28,000 00 | 42,000 CO | | | District Civil | N.E. corner of Kings bridge road and College avenue 24th Ward | i | 1,500 00 | 750 00 |
| eanin | g markets | Expenses of | ARTMENT OF Conducting the De | partment | | \$25,000 00 | | 1876. Nov. 26 | Charles Johnson | | S. W. corner 7th avenue and 22d street. | | | 750 00 |
| Sala Sala | encies—Comptroller's —Department of Fina ary of the Comptrolle aries of the employees aries of 25 Temporary | ance: r of the Department y Clerks in the Bur | eau for the Collecti | \$1 17 | 10.000.00 | 6,000 00 | | 1878. May 1 1876. April 25 | Catherine Bradley. | Court | | 1882. | 1,200 00 | 3,000 00 |
| Sala | Taxes, in months of day each | *************** | | ····· | 6,600 00 | 190,000 00 | 251,000 00 | | sary | Reception Hos- | N. W. co ner Centre and White streets If renewed, estimat'd | May 1, 1880. | 9,500 00 | 4,750 00 4,750 00 |
| te Ta | uxes: General Purposes, 1 | | onducting the City FOR THE STATE. | | ent. | | | 1878. Dec. 31 | Abby B., and Dan' C. Blodgett, and | 9th District Civil and 5th Dis- | | | | |
| For For | Canals, 3-10 mill, as p salary of Shore Inspe a Schools for the State Common Schools, 1 80 | per chapter 27, Laws ector, as per chapter | of 1879 604, Laws of 1875 | 37 | | \$2,217,219 47 | | 1876. | | trict Police Courts | 125th and 126th sts., 4th and Lexington avenues | | 8,000 00 88 84 | 0 -00 0 |
| | | ON THE DEBT OF T | THE CORPORATION O | F THE CIT | Y OF NEW | YORK. | 3,571,322 91 8,459,319 51 | | Dennis Kenneuy, or Jane M. Cudlipp, present owner | Reception Hos- | 90th street, between 9th and 10th aves | May 1, | T 100 00 | 8,088 84 |
| demp | tion of the Debt of the | REDEMPTION OF T | THE PRINCIPAL OF T | HE CITY I | DEBT. | | | 1876. April 24 | Mary A. Schanck, executrix | Marine Court | If renewed, estimat'd No. 27 Chambers st., 2d,3d,and 5th floors | May 1, | 1,500 00 | 750 00 750 00 |
| Tow Cou | n of Morrisania nty of Westchester, for account of annexed to emption of Consolidate | or proportion of Bo wns. | unty Loan, incurre | d on 2 | 3,000 00 | \$63,218 89 | | 1871. | Oswald Ottendorfer | Corporation | If renewed, estimat'd Staats Zeitung Build- ing, 3d floor | | 7,500 00 | 7,500 00 |
| auth rede auth rede | corized to be issued pure the control of Revenue Be corized to be issued pure the corized to be issued pure to be issued pure to be issued pure Berntion of Revenue Be | rsuant to chapter 177 londs of the City of N rsuant to chapter 136 onds of the City of N irsuant to chapter 44 onds of the City of N | , Laws of 1879 New York, payable N O, Laws of 1879 New York, payable N 4, Laws of 1877 Jew York, payable N | November November | 1, 1880, 1, 1880, | 25,000 00 15,000 00 22,264 62 | | Feb. 10 | Benjamin Moore | as stables by Police Depart- | South side of West 24th street, between 10th and 11th aves, | | | 7,000 |
| ther | corrized to be issued pu nunt to be raised by t eon, to pay the bonds a uant to section 8, chap | ax annually, sufficient and stocks, payable fr | rom taxation, issued | lations of after June | interest 3, 1878, | 63,212 13 | 191,695 64 | 1876. April 10 Lease ex- | Jane de Zea | Coroners' office & Excise office | No. 40 East Houston | 1892. May 1, 1881. | 3,000 00 | 500 00 |
| norie | * | MICCE | | | | | | | | | | | | |
| For | s and Drill-rooms: wages of Armorers, in | | LLANEOUS PURPOSES | | | | 15,330 00 | May 1, 1879. | John Schappert | | able from Excise licenses N. E. corner of 2d ave. and 1st street. | | 1,500 00 | 1,500 00 |
| morie: | | pursuance of section nt of: remises for Armories | 39, chapter 223, Lav | vs of 1875. | | | 15,330 00 | May 1, | John Schappert | Court | able from Excise licenses N. E. corner of 2d | 1879. May 1, | | 2,500 00 |
| For wi | wages of Armorers, in s and Drill-rooms, Re- rent of the following p | pursuance of section nt of: remises for Armories | 39, chapter 223, Lav | vs of 1875. | | | 15,330 00 | May 1, 1879. Lease ex- pired May 1, 1879. | Reuben Smith | Department of Buildings | able from Excise licenses | May 1, 1879. | | 2,500 00 |
| For win | wages of Armorers, in and Drill-rooms, Research of the following p th section 120, chapter NAME OF LESSORS. Valentine G. Hall sole surviving executor of Joh | pursuance of section nt of : remises for Armories r 223, Laws of 1875, v FOR WHAT PURPOSE. | and Drill-rooms, unit.: LOCATION OF FREMISES. | expiration of Lease. | s made in | AMOUNT TO BE PROVIDED FOR | 15,330 00 | May 1, 1879. Lease expired May 1, 1879. Real Esta Judgments For p | Reuben Smith te, Expenses of s: ayment of judgments ork, not otherwise propers of the Sinking Forest | Department of Buildings | able from Excise licenses | May I, 1879. | of the City | 3,500 00 3,500 00 5,000 00 |
| ATE OF ASE. | wages of Armorers, in and Drill-rooms, Research of the following p th section 120, chapter NAME OF LESSORS. Valentine G. Hall sole surviving executor of John Tonnele | pursuance of section nt of : remises for Armories 223, Laws of 1875, v FOR WHAT PURPOSE. | and Drill-rooms, uniz.: LOCATION OF PREMISES. 14th street, between 6th and 7th avenues | EXPIRA- TION OF LEASE. May 1 1881. | s made in | AMOUNT TO BE PROVIDED FOR IN 1880. | 15,330 00 | Real Esta Judgments For p Commissic Seventh R For a E Seventh R For a | Reuben Smith te, Expenses of ayment of judgments ork, not otherwise promers of the Sinking Foregiment New Armory mount as equivalent aws of 1879 | Department of Buildings against the Mayo vided for and, Expenses of Fund, Trustees of and in lieu of rent Furniture and Fixt for the purchase of | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for so ures— If the furniture and fix | May I, 1879. mmonalty tures of si | of the City | 2,500 00 3,500 00 3,500 00 40 y of New napter 57, |
| For: wind wind wind wind wind wind wind wind | wages of Armorers, in and Drill-rooms, Research of the following p th section 120, chapter NAME OF LESSORS. Valentine G. Hall sole surviving executor of John Tonnele | pursuance of section at of: remises for Armories r 223, Laws of 1875, v FOR WHAT PURPOSE. | and Drill-rooms, unit.: LOCATION OF FREMISES. 14th street, between 6th and 7th avenues | EXPIRATION OF LEASE. May 1 1881. Jan. 1 | ANNUAL RENT. | AMOUNT TO BE PROVIDED FOR IN 1880. | 15,330 00 | Real Esta Judgments For p Y Commissic Seventh R For a L Seventh R For a T L Lunacy Co | te, Expenses of | Department of Buildings against the Mayo vided for | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for so tres— the furniture and fix 57, Laws of 1879, inch ag existing claims, of cage axisting claims, or cage axisting claims. | May I, 1879 | of the City | 2,500 00 3,500 00 3,500 00 2 y of New 50 napter 57, at now in traisers. 2 |
| For wind a series of the serie | wages of Armorers, in and Drill-rooms, Research of the following p th section 120, chapter NAME OF LESSORS. Valentine G. Hall sole surviving executor of John Tonnele | pursuance of section at of: remises for Armories r 223, Laws of 1875, v FOR WHAT PURPOSE. 22d Regiment 5th Regiment | and Drill-rooms, uniz.: LOCATION OF PREMISES. 14th street, between 6th and 7th avenues. Halls and premises on 2d story of buildings Nos. 139, 141 and 143 W. 23d street, etc. Nos. 7, 9, and 11W. 13th street | EXPIRATION OF LEASE. May 1 1881. Jan. 1 1882. | \$15,000 00 | AMOUNT TO BE PROVIDED FOR IN 1880. | 15,330 00 | Real Esta Judgments For p Y Commissic Seventh R For a L Seventh R For a T L Lunacy Co Amou co Claims pay Amou 184 Amou 1 | Reuben Smith te, Expenses of ayment of judgments ork, not otherwise proners of the Sinking For th | against the Mayo vided for | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for sa ures— If the furniture and fix 57, Laws of 1879, inch ag existing claims, of corne— in Hogan, under chapint by the Comptroller Marvin and Willis B | May 1, 1879. mmonalty tures of studing exp commission ter 495, La. Marvin, | of the City | 2,500 00 3,500 00 3,500 00 2 y of New 50 napter 57, at now in traisers 2 |
| 876. 877. 6 | wages of Armorers, in and Drill-rooms, Research of the following p th section 120, chapter NAME OF LESSORS. Valentine G. Hall sole surviving executor of John Tonnele | pursuance of section at of: remises for Armories r 223, Laws of 1875, v FOR WHAT PURPOSE. 22d Regiment 5th Regiment Washington Gray Troop | and Drill-rooms, unit.: LOCATION OF FREMISES. 14th street, between 6th and 7th avenues | EXPIRATION OF LEASE. May 1 1881. May 1 1881. May 1 1882. | \$15,000 oc 2,000 oc 2,000 oc | AMOUNT TO BE PROVIDED FOR IN 1880. \$15,000 00 5,500 00 | 15,330 00 | Real Esta Judgments For p Y Commission Seventh R For ar L Seventh R For ar L Lunacy C Amou Amou ch Unsafe Bui Amou cl Claim of E | te, Expenses of ayment of judgments ork, not otherwise promers of the Sinking Formar of the Sinking For | Department of Buildings | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for sc ures— If the furniture and fix 57, Laws of 1879, inch ag existing claims, of c re— in Hogan, under chapint by the Comptroller Marvin and Willis B y the Comptroller Marvin and Willis B y the Comptroller d under chapter 625, L y Clerk— | mmonalty aid regime tures of studing exp commission ter 495, La. Marvin, | of the City and regiment are appoint aws of under | 2,500 00 3,500 00 2 y of New napter 37, at now in praisers. 2 ed by the 16,800 00 2,420 20 3 existing |
| ROFIE WI 100 P 100 | wages of Armorers, in and Drill-rooms, Rei rent of the following p th section 120, chapter the section 120, chapter the sole surviving executor of John Tonnele | pursuance of section at of: remises for Armories re | and Drill-rooms, unit.: LOCATION OF FREMISES. 14th street, between 6th and 7th avenues. Halls and premises on 2d story of buildings Nos. 139, 141 and 143 W. 23d street, etc. Nos. 7, 9, and 11W. 13th street | EXPIRATION OF LEASE. May 1 1881. Jan. 1 1882. | \$15,000 00 | AMOUNT TO BE PROVIDED FOR IN 1880. \$15,000 00 5,500 00 | 15,330 00 | Real Esta Judgments For p Y Commissic Seventh R For a L Seventh R For a L Claims pay Amour Amour Ch Unsafe Bui Amour Claim of E Amour Me | Reuben Smith te, Expenses of ayment of judgments ork, not otherwise properties of the Sinking Forces of the Sinking Forc | Department of Buildings against the Mayo vided for | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for so tures— If the furniture and fix 57, Laws of 1879, inch ag existing claims, of co re— in Hogan, under chapit by the Comptroller d under chapter 625, L y Clerk— gainst the city by the in and adjustment by the Comptroller d under chapter 625, L y Clerk— gainst the city by the in and adjustment by the Comptroller | mmonalty maid regime tures of st uding exp commission ter 495, La Marvin, aws of 18 | of the City and regiment enses of appoint aws of under under Wilham Waroller | 2,500 00 3,500 00 2 y of New napter 57, at now in oraisers. 2 ed by the 16,800 00 2,420 20 g existing alsh, for- |
| ATE OF CASE. ATE OF CASE. 876. 877. 6377. 29 | wages of Armorers, in and Drill-rooms, Rei rent of the following p th section 120, chapter the section 120, chapter the sole surviving executor of John Tonnele | pursuance of section at of: remises for Armories r 223, Laws of 1875, v FOR WHAT PURPOSE. 22d Regiment 5th Regiment Washington Gray Troop 12th Regiment | and Drill-rooms, unit.: LOCATION OF PREMISES. 14th street, between 6th and 7th avenues Halls and premises on 2d story of buildings Nos. 139, 141 and 143 W.23d street, etc. Nos. 7, 9, and 11W. 13th street 2d story of building, south side of 45th street, near Broadway 2d story of building, east side of Broadway, between 44th and 45th streets 26th street, between 6th and 7th avenues | EXPIRATION OF LEASE. May 1 1881. Jan. 1 1882. May 1 1881. | \$15,000 oc 2,000 oc 2,000 oc | AMOUNT TO BE PROVIDED FOR IN 1880. \$15,000 00 5,500 00 | 15,330 00 | May 1, 1879. Lease expired May 1, 1879. Real Esta Judgments For p Y Commission Seventh R For a L Seventh R For a T Lunacy Co Amount Co Claims pay Amount Claim of E Amount Claim of Contingence Cont | Reuben Smith te, Expenses of ayment of judgments ork, not otherwise promers of the Sinking Formers of | Department of Buildings against the Mayo vided for and, Expenses of Fund, Trustees of and in lieu of rent for the purchase of and in lieu of rent expenses, including for the Legislature the claim of Joh that of the Legislature the claim of Joh that of the Legislature the claim of Joh that o | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for so ures— f the furniture and fix 57, Laws of 1879, inch ag existing claims, of c re— in Hogan, under chapter to be the Comptroller d under chapter 625, L y Clerk— gainst the city by the n and adjustment by the CAW DEPARTMENT | mmonalty aid regime tures of si uding exp commission ter 495, La . Marvin, aws of 18. | of the City and regiment enses of app hers appoint aws of under william Willia | 2,500 00 3,500 00 2 y of New 50 napter 57, at now in oransers 2 ed by the 16,800 00 2,420 20 19 g existing |
| ATE OF ASE. | wages of Armorers, in and Drill-rooms, Rei rent of the following p th section 120, chapter the section 120, chapter the sole surviving executor of John Tonnele | pursuance of section at of: remises for Armories r 223, Laws of 1875, v FOR WHAT PURPOSE. 22d Regiment Sth Regiment Washington Gray Troop 12th Regiment 9th Regiment | and Drill-rooms, unit.: LOCATION OF PREMISES. 14th street, between 6th and 7th avenues Halls and premises on 2d story of buildings Nos. 139, 141 and 143 W.23d street, etc. Nos. 7, 9, and 11W. 13th street 2d story of building, south side of 45th street, near Broadway 2d story of building, east side of Broadway, between 44th and 45th streets 26th street, between 6th and 7th avenues | EXPIRATION OF LEASE. May 1 1881. May 1 1881. | \$15,000 00 7,500 00 7,000 00 | AMOUNT TO BE PROVIDED FOR IN 1880. \$15,000 00 5,500 00 7,000 00 | 15,330 00 | May 1, 1879. Lease expired May 1, 1879. Real Esta Judgments For pry Y Commission Seventh R For a L. Seventh R For a Tr. Lunacy Co. Amoun co. Claims pay Amoun ch. Unsafe Buin Amoun ch. Contingence Contingence Contingence Contingence Contingence Salaries—L. (Office Sa. Sa. (Burea. Sa. Sa. Sa. Sa. Sa. Sa. Sa. Sa. Sa. S | Reuben Smith te, Expenses of ayment of judgments ork, not otherwise promers of the Sinking Fixed Smith of the Sinking Fixed Smith of the Smith of th | Department of Buildings Department of Buildings against the Mayo vided for and, Expenses of Fund, Trustees of and in lieu of rent for the purchase of expenses, including for the Legislature the claim of Joh thon and adjustment the Legislature the claim of Walter K. 19, as determined be surveyors appointed the component of the Corporation.) THE L. THE L. THE L. Corporation.) the Corporation | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for st ures— If the furniture and fix 57, Laws of 1879, inch ag existing claims, of co re— in Hogan, under chapit by the Comptroller d under chapter 625, L y Clerk— gainst the city by the m and adjustment by the Comptroller d under chapter 625, L y Clerk— gainst the city by the m and adjustment by the Comptroller \$15,000 00 \$5,000 00 \$5,000 00 | mmonalty aid regime tures of st uding exp commission ter 495, La. Marvin, aws of 18 | of the City and regiment enses of app hers appoint aws of under william Willia | 2,500 00 3,500 00 2 y of New 50 napter 57, 1t now in oransers 2 ed by the 16,800 00 2,420 20 1,500 00 5,7,500 00 5,00 00 |
| For will be a see exercised as see exerc | wages of Armorers, in and Drill-rooms, Reservent of the following p th section 120, chapter the section 120, chapter the sole surviving executor of John Tonnele | pursuance of section at of: remises for Armories r 223, Laws of 1875, v FOR WHAT PURPOSE. 22d Regiment 5th Regiment Washington Gray Troop 12th Regiment 9th Regiment | and Drill-rooms, unit. LOCATION OF PREMISES. 14th street, between 6th and 7th avenues. Halls and premises on 2d story of buildings Nos. 139, 141 and 143 W.23d street, etc. Nos. 7, 9, and 11W. 13th street 2d story of building, south side of 45th street, near Broadway 2d story of building, east side of Broadway, between 44th and 45th streets 26th street, between 6th and 7th avenues | EXPIRATION OF LEASE. May 1 1881. May 1 1881. May 1 1881. | \$15,000 00 7,500 00 7,000 00 8,000 00 | AMOUNT TO BE PROVIDED FOR IN 1880. \$15,000 00 7,500 00 2,000 00 3,000 00 | 15,330 00 | May 1, 1879. Lease expired May 1, 1879. Real Esta Judgments For p Y Commission Seventh R For a L Seventh R For a L Lunacy Co Amount Co Claims pay Amount Claim of E Amount C | Reuben Smith te, Expenses of ayment of judgments ork, not otherwise promers of the Sinking Formers of | Department of Buildings against the Mayo vided for and, Expenses of Fund, Trustees of and in lieu of rent for the purchase of ory, under chapter expenses, including for the Legislature the claim of Joh that of the Legislature the claim of Walter K 19, as determined burveyors appointed to investigation THE L. The Lamey's Office THE L. T | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for so ures— if the furniture and fix 57, Laws of 1879, inch ag existing claims, of c re— in Hogan, under chapter by the Comptroller d under chapter 625, L y Clerk— gainst the city by the mand adjustment by the Comptroller d under chapter 625, L y Clerk— gainst the city by the mand adjustment by the Comptroller \$15,000 00 \$5,000 00 \$5,000 00 \$5,000 00 \$5,000 00 \$3,000 00 \$3,000 00 | mmonalty mmonalty aid regime tures of sa tuding exp commission ter 495, La Marvin, aws of 18 | of the City and regiment and regimens appoint aws of under william Waroller | 2,500 00 3,500 00 2 y of New 50 napter 57, 1t now in oransers 2 ed by the 16,800 00 2,420 20 1,500 00 5,7,500 00 5,00 00 |
| DATE OF LEASE. 1876. ay 18 | wages of Armorers, in and Drill-rooms, Reservent of the following p th section 120, chapter of the section 120, chapter of the sole surviving executor of John Tonnele | pursuance of section at of: remises for Armories reg3, Laws of 1875, v FOR WHAT PURPOSE. 22d Regiment Sth Regiment Washington Gray Troop 12th Regiment 9th Regiment Battery K | and Drill-rooms, unit.: LOCATION OF PREMISES. 14th street, between 6th and 7th avenues. Halls and premises on 2d story of buildings Nos. 139, 141 and 143 W. 23d street, etc. Nos. 7, 9, and 11W. 13th street 2d story of building, south side of 45th street, near Broadway. 2d story of building, east side of Broadway, between 44th and 45th streets 26th street, between 6th and 7th avenues | EXPIRATION OF LEASE. May 1 1881. May 1 1881. May 1 1881. | \$15,000 00 7,500 00 2,000 00 3,000 00 | AMOUNT TO BE PROVIDED FOR IN 1880. \$15,000 00 7,500 00 2,000 00 3,000 00 | | May 1, 1879. Lease expired May 1, 1879. Real Esta Judgments For p Y Commission Seventh R For a L. Seventh R For a T. Lunacy Co. Amount Co. Claims pay Amount Ch. Lunacy Co. Amount Co. Claims fe Hamount Ch. Claim of F. Amount Co. Claims of E. Amount Co. Claims of E. Amount Ch. Gentlingence Contingence Contingence Contingence Contingence Contingence Salaries—I. (Office Sa. Sa. Sa. (Bureau Salaries—I. Sal. Sal. Sal. Sal. Sal. Sal. Sal. Sal | Reuben Smith te, Expenses of ayment of judgments ork, not otherwise promers of the Sinking Formers of S | Department of Buildings Department of Buildings against the Mayo vided for and, Expenses of Fund, Trustees of and in lieu of rent for the purchase of expenses, including for the Legislature the claim of Joh thou and adjustment the Legislature the claim of Walter K. 19, as determined burveyors appointed to investigation THE L. THE L. THE L. Corporation.) the Corporation. The Corporation. The Corporation. Attorney sistants ator.) | able from Excise licenses N. E. corner of 2d ave. and 1st street. If renewed, estimat'd No. 2 Fourth avenue, 2d, 3d, and 4th floors If renewed, estimat'd or, Aldermen, and Co al for an armory for st ures— If the furniture and fix 57, Laws of 1879, inch ag existing claims, of co re— in Hogan, under chapit by the Comptroller d under chapter 625, L y Clerk— gainst the city by the m and adjustment by the Comptroller d under chapter 625, L y Clerk— gainst the city by the m and adjustment by the Comptroller \$15,000 oo 75,520 oo 900 oo 15,520 oo 900 oo 15,500 oo 15,5 | mmonalty mmonalty aid regime tures of st uding exp commission ter 495, La Marvin, aws of 18 estate of the Compt | of the City and regiment are appoint aws of under Wilham Waroller Wilham Waroller 20 00 00 | 2,500 00 3,500 00 2 y of New 50 napter 57, 1t now in oransers 2 ed by the 16,800 00 2,420 20 1,500 00 5,7,500 00 5,00 00 |

| THE DEPARTMENT OF PUBLIC WORKS. | 1 | THE POLICE DEPARTMENT. | _ |
|---|-------------|--|------------|
| queduct—Repairs, Maintenance, and Strengthening. \$234,000 oo xpense of laying four-foot Croton-mains (in place of six-foot pipes in Ninety-third street, Tenth avenue, and through Eighty-filth street to Central Park Reservoir). 60,000 oo oulevards, Roads, and Avenues, Maintenance of. 46,000 oo ontingencies—Department of Public Works. 2,500 oo lagging Sidewalks and Fencing Vacant Lots in front of City Property. 2,000 oo amps and Gas. 496,000 oo will be Buildings—Construction and Repairs (including Repairs to Armories). 35,000 oo ublic Drinking-hydrants. 5,000 oo | | Police Fund: For salaries of Commissioners of Police. For salary of Superintendent of Police. For salary of Superintendent of Police. For salaries of 4 Inspectors of Police, at \$3,500 each. For salaries of 19 Surgeons, at \$2,250 each. For salaries of 35 Captains, at \$3,000 each. For salaries of 140 Sergeanns, at \$4,000 each. For salaries of 2,231 Patrolmen, at \$1,200 each, the salaries of 30 Patrolmen having been provided for in the appropriation made to the Health Department. 2,677,200 00 | |
| temoving Obstructions in Streets and Avenues. 3,000 00 tepairing and Renewal of Pipes, Stop-cocks, etc. 75,000 00 tepairs and Renewal of Pavements. 150,000 00 tepairing Streets and Avenues (under chapter 476, Laws of 1875) 300,000 00 toads and Avenues, Maintenance of, and Sprinkling. 22,000 00 | | For salaries of 78 Doormen, at \$900 each. 70,200 00 For salaries of clerks, deputies, stenographers, superintendent of telegraph, telegraph operators, messengers, cleaners, steamboat and other employees. 60,000 00 \$3,190,150 00 | |
| alaries—Department of Public Works— To pay entirely the salaries of all officers, Engineers, Superintendents, Inspectors, clerks, and other salaried employees of the Department, excepting Mechanics, laborers, and their foremen, viz.: For General Salary Roll of the Department | | Police Station-houses—Rents: | |
| For Salaries charged to Aqueduct, Repairs, and Maintenance. Boulevards, Roads and Avenues, Maintenance of, also for Incidental Surveys. Free Floating Baths. Lamps and Gas. 16,000 00 16,000 00 17,150 00 6,000 00 | | AMOUNT TO BE PREMISES. AMOUNT TO BE PREMISES. AMOUNT TO BE PREMISES. AMOUNT TO BE CARREST OF LEASE AND TO BE CARREST OF LAND TO BE | |
| " Removing Obstructions in Streets and Avenues | | In 1870. Jan. 4 P. Goelet and others 29th Precinct Police No. 34 East 29th street, and Croton water, taxes and assess- | |
| " Sewers, Repairing and Cleaning 11,800 00 " Sewerage System | 2.5 | 1874. Aug. 1 Joseph H.Godwin Joseph H.Godwin 35th Precinct Police 24th Ward, and all taxes, Croton and re- | |
| ewers—Repairing and Cleaning | | 1875. Apr. 8 Peter and Robert Goelet st Precinct Police 52 and 54 New street, and Croton water, all | |
| Wells and Pumps—Repairing and Cleaning. 500 00 Aging Croton Pipes (chapter 381, Laws of 1879). 250.000 00 Water Supply for the Twenty-fourth Ward (chapter 480, Laws of 1879). 12,500 00 Expense of Altering Map of City between One Hundred and Forty-fifth and One Hundred and Fifty-fifth streets, west of Eighth avenue: Amount appropriated to complete maps, under chapter 518, Laws of 1879. 2,500 00 | ,049,600 00 | taxes and repairs May 1, 1880. 4,500 00 2,250 00 If renewed, estimated 2,250 00 If police Lawrence street, between Broadway and roth ave., Manhat- | |
| THE DEPARTMENT OF PUBLIC PARKS. Internance and Government of Parks and Places: To pay entirely the salaries of the President, Clerks, Engineers, Architects, and all employees of the Department, excepting Mechanics, Gardeners, and Laborers, and their Foremen, em- | | tanville, and Croton water | |
| ployed on the work of maintaining the Parks and Places; excepting also those employed in the Zoological Department; excepting also the Topographical Engineer and his Assistants in charge of surveying, monumenting, etc., Twenty-third and Twenty-fourth Wards | | ingston Inspec'r's Of- fice 4th Dist. Sth avenue, near S. E. corner of 130th street May 1, 1880. 360 00 180 00 1879. Apr.30 Charles E. | |
| Keepers, Special Patrolmen, and Police Tailors, including cloth for uniforms | | Quackenbush Inspec'r's Office 3d Dist. Rooms Nos. 1 and 2 Third ave. and 86th st. (Parepa Hall) May 1, 1885. 480 00 240 00 1879. | |
| Zoological Department—For the keeping, preservation, and exhibition of the collection in the Zoological Department of the Central Park, including repairs of buildings used for that purpose Maintenance of Museums—For the keeping, preservation, and exhibition of the collection in the American Museum of Natural History and the Metropolitan Museum of Art | | Apr.29 Helen R. Perkins and o'rs. Inspec'r's Otfice 2d Dist. First story of No. 112 West 14th street May 1, 1880. 900 00 450 00 | |
| Music—Central Park | | Add for repairs, Croton water rents, etc | |
| Maintenance and Government of Public Places, Roads, and Avenues, Twenty-third and Twenty-fourth Wards, including supplies, salary of Superintendent, and wages of all persons employed on the work. Southern Boulevard, Maintenance of | 74 | Supplies for Police | |
| ronx River Bridges, Repairs and Maintenance of | | and employees; for wages of sweepers, laborers, watchmen, trimmers, cart-drivers, and hostlers; for expenses of hired carts, rent of stables, and for supplies except as herein otherwise provided; including \$7,500 for scows to receive the ashes, garbage or rubbish from the steamers plying in the Harbor of New York, as provided by chapter 148, Laws of 1875; and including a sum not exceeding \$40,000 for removing snow and ice. For purchase of steam tugs, scows, additional apparatus, and new | |
| parks and places, viz.: Tompkins Square, Reservoir Park, Washington Square, Battery Park, and such other parks and places as require the same | | Stock | 40 00 |
| the equipment and furnishing of the Metropolitan Museum of Art (chapter 385, Laws of 1878) | 568,500 oc | Headquarters Pay-roll, including salary of Instructor of Sappers and Miners. \$44,400 oc Telegraph Force Pay-roll. 27,720 00 Repair Shops Pay-roll. 50,000 oc I2,200 00 Bureau of Combustibles Pay-roll. 12,200 00 Bureau of Fire Marshal Pay-roll. 7,200 00 Superintendent of Horses Pay-roll. 7,000 oc | |
| ontingencies—Department of Buildings | 65,000 00 | Bureau of Chief of Department Pay-roll. Bureau of Chief of Department Pay-roll. Engine and Hook and Ladder Companies Pay-roll—For pay of Foremen, Assistant Foremen, Engineers, Firemen, Laddermen, and Hosemen, of Engine and Hook and Ladder Companies, and of the Fire Steamboat. 876,450 00 \$1,057,670 00 | |
| blic Charities and Correction: For Salaries—To pay the salaries of the officers and employees of the Department of Public Charities and Correction, including additional nurses and keepers for the insane \$315,000 00 For Supplies—For all supplies for the Department of Public Charities and Correction, | | For apparatus, supplies, etc.: For new apparatus, horses, rents, hose, wages and all supplies and expenses of the Department not otherwise provided for, including maintenance of Fire Steam- boat, and for repairs and alterations of buildings. 200,000 oo For repairs to Engine-houses. 20,000 oo 30,000 oo | |
| and for maintenance of children transferred from Randall's Island Nursery to various institutions. For repairs and alterations to buildings and apparatus. For poor adult blind. For support of Out-door Poor. For construction of new buildings, viz.: Water-closet tower at Bellevue Hospital. \$11,500 00 | | THE DEPARTMENT OF TAXES AND ASSESSMENTS. Contingencies—Department of Taxes and Assessments. \$900 00 Salaries—Department of Taxes and Assessments: \$16,500 00 | 70 O |
| Two pavilions at Bellevue Hospital. 25,000 00 Ice house on Blackwell's Island. 2,000 00 Laundry building at Charity Hospital. 12,000 00 Two pavilions at Maternity Hospital. 14,000 00 Bath-house and water-closet building at Male Almshouse. 1,200 00 Addition and extra story to engine-house, kitchen, and laundry at Lunatic Asylum, Blackwell's Island. 7,500 00 | | Salaries of Deputies, Clerks, and employees | 00 O |
| Quarantine pavilion at Randall's Island 6,000 00 Alterations and additions to Retreat at Lunatic Asylum, Blackwell's Island 20,000 00 Two hospital pavilions at Almshouse 12,000 00 One new pavilion for insane, at Hart's Island 8,000 00 West wing to Insane Asylum, Ward's Island—Completion of 35,000 00 154,200 00 | .348,383 34 | Public Instruction: For salaries of Teachers, Janitors, Superintendents, Clerks, and employees; for supplies, rents, incidental expenses, and current repairs to buildings, furniture, and heating apparatus, including the expense of compulsory education, as provided by chapter 421, Laws of 1874; and for the support of the Nautical School, established by chapter 288, Laws of 1873; and all expenses of the Board of Education not included under any other head of account; for purchasing, leasing, and procuring sites, and erecting buildings for school purposes; furnishing, fitting up, altering, enlarging, and repairing buildings and premises under the charge of the Board of Education. | |
| THE HEALTH DEPARTMENT. ealth Fund: For salaries, including \$18,540 for additional salaries of three Milk Inspectors, one | | cation, and for repairing the furniture and nearing apparatus, for the support of schools which have been organized since the last annual apportionment of school moneys; and such further sum or sums as may be necessary for any of the purposes authorized by law; and for school moneys apportioned to the corporate schools. 3,500,000 | DO 01 |
| Assistant Sanitary Engineer, one Inspector of Offensive Trades, two Inspectors of Meat, two Vaccinators, fifty Physicians to visit tenement-houses in summer, and twelve Fruit Inspectors. \$126,540 00 For law expenses, including Marshals' fees. \$3,000 00 For disinfection. \$10,000 00 For contingent expenses, including expense of transportation of cases of contagious | 4 | THE COLLEGE OF THE CITY OF NEW YORK. College of the City of New York: For salaries of professors and officers, scientific apparatus, books, and supplies, support and maintenance, and all other expenses, including repairs to buildings. 140,000 | oo o |
| disease 5,000 00 For payment to Board of Police for the services of thirty Patrolmen detailed for the purpose of enforcing the provisions of chapter 504, Laws of 1879, and chapter 908, Laws of 1867, at \$1,200 each 36,000 00 For removal of Night-soil, Offal, and Dead Animals. 36,000 00 Fund for Small-Pox Hospital and for Care of Contagious Diseases: \$8,000 00 | | ADVERTISING, PRINTING, STATIONERY, AND BLANK BOOKS. Publication of the City Record | |
| For supplies | 251,540 00 | the Departments and Offices of the City Government, except printing the CITY RECORD, including the Publishing of Calendars of Courts, under chapter 656, Laws of 1874 | » » |

| SEPTEMBER 22, 1880. | | HE | CITY |
|---|---|---|---|
| MISCELLANEOUS PURPOSE | S. | | |
| Coroners—Salaries and Expenses (chapter 256, Laws 1878): Salaries of four Coroners, at \$5,000 each. Salaries of four Physicians, at \$3,000 each. | | \$20,000 00 | |
| Salary of Clerk of Board of Coroners. Contingent expenses of four Coroners, including Clerk and office hire, a Post-mortem examinations (chapter 620, Laws of 1875) | t \$2,000 each. | 3,500 00 8,000 00 2,500 00 | 46,000 00 |
| Contingencies—District Attorney's office. Disbursements and Fees of County Officers and Witnesses, exclusive of She Election Expenses, including \$5,000 for salary of Chief of Bureau of Election vertising a summary of the official canvass of the election; and also inc | eriff's fees is; also the e | xpense of ad- | 4,000 00 2,000 00 |
| meet deficiency in appropriation for the year 1879. Jurors' Fees, including expense of jurors in criminal trials, and \$1,000 to me tion for the year 1879. | et deficiency | in appropria- | 177,100 00 31,000 00 |
| Incumbrances in Harbor, Removal of. Salaries—Commissioners of Accounts: For salaries of two Commissioners of Accounts, at \$3,000 each For Clerk hire and contingencies | | \$6,000 00 | 1,000 00 |
| Support of Prisoners in County Iail (in pursuance of chapter 251, Laws of | 1875) | | 10,000 00 15,000 00 40,000 00 |
| Sheriff's Fees Board of Estimate and Apportionment, Expenses of Salary of the Physician to the Jail of the City and County of New York (as pof Civil Procedure) Salaries of Janitors of Civil and Police Courts: | | the new Code | 1,000 00 |
| To pay Salaries of twelve Janitors, at \$1,200 each per annum, in t Police Courts, as follows: One in First District Civil Court One in Second District Civil Court | | \$1,200 00 1,200 00 | |
| One in Fourth District Civil Court. One in Fifth District Civil Court. One in Sixth District Civil Court. One in Eighth District Civil Court. | | 1,200 00 1,200 00 1,200 00 1,200 00 | |
| One in First District Police Court. One in Third District Police Court. One in Third District Civil and Second District Police Courts. | | 1,200 00 1,200 00 1,200 00 | |
| One in Seventh District Civil and Fourth District Police Courts One in Ninth District Civil and Fifth District Police Courts One in Tenth District Civil and Sixth District Police Courts | | 1,200 00 1,200 00 1,200 00 | 14,400 00 |
| (The above appropriation is made specially, as no provision is ott Estimate for the salaries of the Janitors of these Courts. No portion ever, is to be paid by the Comptroller until the question is judicially determ otherwise, in whom by law the appointment of Janitors of trees Courts is pl hand that the appointment is in the Board of Police Justices and the Justice the other, that the appointment is in the Commissioner of Public Works. The | nerwise made of this appropriated on an ad- laced. It is clusted the civil C e City is not to | in this Final priation, how- justed case or aimed on one ourts, and on be burdened | |
| with the expense of two sets of janitors.) THE JUDICIARY. Salaries—City Courts: | | | |
| (Police Courts.) Salaries of eleven Police Justices, at \$8,000 each per annum Salaries of clerks, attendants, stenographers, interpreters, the Record | \$38,000 00 | | |
| Clerk, and Secretary of the Board of Police Justices (District Courts.) | 62,600 00 | \$150,600 00 | |
| Salaries of ten District Court Justices, at \$6,000 each per annum Salaries of clerks, stenographers, interpreters, and attendants | \$60,000 00 | 177,200 00 | 0 |
| alariesJudiciary: (The Supreme Court.) | | | 327,800 00 |
| | \$57,500 00 34,500 00 28,800 00 | | |
| Compensation of Judges from other districts | 8,000 00 | \$128,800 00 | |
| Six Justices, at \$15,000 each. Clerks, assistants, and stenographers. Fourteen attendants, at \$1,200 each. | \$90,000 00 46,200 00 16,800 00 | | |
| Add for deficiency in the appropriation for the year 1879, entitled "Clerks, Assistants, and Stenographers" | 296 50 | 153,296 50 | |
| (The Court of Common Pleas.) Six Justices, at \$15,000 each. Clerks, assistants, and stenographers. Fifteen attendants, at \$1,200 each. | \$90,000 00 48,000 00 18,000 00 | | |
| (The Marine Court.) | | 156,000 00 | |
| Six Justices, at \$10,000 each. Stenographers and interpreters. Clerks, deputy clerks, and assistant clerks. Thirteen attendants, at \$1,200 each. | \$60,000 00 7,500 00 33,500 00 15,600 00 | 116,600 00 | |
| (The Court of General Sessions and Oyer and Terminer.) Clerk. Deputy clerk. | \$7,000 00 | 110,000 00 | |
| Assistant clerk. Two additional deputy clerks, one at \$2,500 and one at \$1,200 per annum Two stenographers, one at \$2,500 and one at \$2,000 per annum Two interpreters, one at \$2,500 and one at \$1,200 per annum | 3,000 00 3,700 00 4,500 00 3,700 00 | | |
| Thirty-six attendants, at \$1,200 each per annum | 43,200 00 | 70,100 00 | |
| Clerk. Deputy clerk. Stenographer. | \$6,000 00 5,000 00 2,500 00 | | |
| Interpreter. Three subpœna servers, at \$2,000 each per annum. Messenger. | 2,000 00 6,000 00 1,500 00 | | |
| (The County Clerk's Office.) County Clerk, deputies, assistants, clerks, and messenger | | 40,725 00 | |
| (The Surrogate's Office.) The Surrogate. Chief Clerk, clerks, assistants, stenographers, attendents, and messenger | \$12,000 00 42,000 00 | | |
| Law Clerk to Surrogate (The District Attorney's Office.) The District Attorney | \$12,000 00 | 56,500 00 | |
| Assistants, clerks, stenographers, and messenger. | 55,600 00 | 67,600 00 | |
| (The Recorder's Office.) The Recorder(The City Judge's Office.) | | 12,000 00 | |
| The City Judge. (Judge of the Court of General Sessions.) The Judge of the Court of General Sessions. | | 12,000 00 | |
| (The Commissioner of Jurors'.) Salary of the Commissioner (in accordance with the opinion of the Corporation Counsel) | \$15,000 00 | | * |
| For deficiency in fines and penalties collected in 1879, required to pay part of the salaries of assistants, clerks, etc., in 1879 | 2,235 00 | 17,235 00 | |
| | _ | | 865,856 50 |
| ASYLUMS, REFORMATORIES, AND CHARITABI sylum for Idiots: (Chapter 739, Laws of 1867.) | LE INSTITU | HONS. | |
| For furnishing clothing for twenty-five inmates from New York County, at \$24 each. For deficiency on bills of 1878. | \$600 00 160 00 | | |
| For deficiency on bills of 1879 | 288 00 | \$1,048 00 25,000 00 | |
| (Chapter 754, Laws of 1872.) nildren's Aid Society | | 70,000 00 | |
| (Chapter 163, Laws of 1867.) (Chapter 180, Laws of 1871.) hildren's Fold of the City of New York : | | | |
| (Chapter 506, Laws of 1874.) Estimated average number of inmates, 80, at \$2 per week each oundling Asylum, under charge of the Sisters of Charity: | ********* | 8,320 00 | |
| (Chapter 635, Laws of 1872.) (Chapter 644, Laws of 1874.) (Chapter 43, Laws of 1877.) Estimated average number of inmates, 1,575, at 38 cts. per day each Estimated number of homeless or needy mothers nursing their own | date are | | |
| Estimated average number of inmates, 1,575, at 38 cts. per day each Estimated number of homeless or needy mothers nursing their own infants, 90, at \$18 each per month | 19,440 00 | 238,491 ∞ | Tay Line |
| | | 230,491 00 | |

| | Hebrew Benevolent and Orphan Asylum Society: | |
|------------------------------------|--|---------------------------|
| | (Chapter 230, Laws of 1874.) Estimated average number of inmates, 315, at \$110 each per annum Hudson River State Hospital: | 34,650 00 |
| | (Chapter 446, Laws of 1874.) Estimated average number of impates, 4, at \$4.50 per week each and expenses\$1,000 00 | |
| 46,000 00 | expenses. \$1,000 00 For deficiency on bills of 1878. 223 86 | 1,223 86 |
| 2,000 00 | Institution for Improved Instruction of Deaf Mutes: (Chapter 725, Laws of 1867.) | |
| 177,100 00 | (Chapter 180, Laws of 1870.) (Chapter 213, Laws of 1875.) For education and support of 35 equity pupils, at \$300 each\$10,500 00 | |
| 31,000 00 | For clothing 15 State pupils, at \$30 each | 10,950 00 |
| 1,000 00 | Institution for the Blind: (Chapter 166, Laws of 1870.) | |
| 10,000 00 | For clothing 110 pupils, at \$50 each. Le Couteulx St. Mary's Institution for the Improved Instruction of Deaf Mutes in the City of Buffalo, N. Y.: | 5.500 00 |
| 15,000 00 40,000 00 2,400 00 | (Chapter 548, Laws of 1871.) For education and support of one County pupil | |
| 1,000 00 | For clothing of one State pupil | 305 00 |
| | New York Catholic Protectory: (Chapter 647, Laws of 1866.) (Chapter 428, Laws of 1867.) | |
| | Estimated average number of inmates, 2,150, at \$110 each per annum | 236,500 00 |
| | New York Infant Asylum: (Chapter 263, Laws of 1872.) | |
| | (Chapter 213, Laws of 1876.) (Chapter 90, Laws of 1877.) Estimated average number of children, 210, at 38 cents per day each \$29,206 80 | |
| | Estimated number of obstetrical cases, 96, at \$25 each | |
| | infants, 65, at \$18 each per month | 45,646 80 |
| 14,400 00 | (Chapter 101, Laws of 1877.) Estimated number of obstetrical cases, 90, at \$25 each | |
| | Estimated average number of homeless and needy mothers nursing their own infants, 3, at \$18 each per month | 2,898 00 |
| | New York Institution for the Instruction of the Deaf and Dumb: (Chapter 325, Laws of 1863.) | 2,090 00 |
| | (Chapter 386, Laws of 1864-) (Chapter 725, Laws of 1867-) (Chapter 253, Laws of 1874-) | |
| | (Chapter 213, Laws of 1875.) For furnishing clothing for 121 State pupils, by order of the Superin- | |
| | tendent of Public Instruction at \$30 each | |
| | New York Juvenile Asylum: (Chapter 245, Laws of 1866.) | 32,430 00 |
| | Estimated number of inmates, 800 at \$110 per annum each New York Magdalen Benevolent Society: | 88,000 00 |
| | (Chapter 409, Laws of 1867.) Estimated average number of inmates, 25, at \$110 per year each | 2,750 00 |
| 327,800 00 | New York Society for the Relief of the Ruptured and Crippled : (Chapter 835, Laws of 1872.) | |
| | Estimated average number of inmates, 178, at \$150 per annum each New York State Lunatic Asylum: | 26,700 00 |
| | (Chapter 135, Laws of 1842.) Estimated average number of inmates, 2, at \$240 per annum each | 480 00 |
| | Nursery and Child's Hospital: (Chapter 650, Laws of 1866.) | |
| | (Chapter 366, Laws of 1869.) (Chapter 643, Laws of 1874.) | |
| | Estimated average number of children, 550, at \$120 per annum each \$66,000 oo Estimated average number of Lyng-in Women, 170, at \$260 per annum each | |
| | Protestant Episcopal House of Mercy: | 110,200 00 |
| | (Chapter 409, Laws of 1867.) Estimated average number of inmates, 20, at \$110 per annum each | 2,200 00 |
| | Roman Catholic House of the Good Shepherd: (Chapter 409, Laws of 1867.) Estimated average number of inmates, 116, at \$110 per annum each | |
| | St. Joseph's Improved Institute for the Instruction of Deaf Mutes: | 12,760 00 |
| | (Chapter 213, Laws of 1875.) (Chapter 378, Laws of 1877.) For education and support of 60 county pupils, at \$300 per annum each \$18,000 00 | |
| | For clothing of 24 State pupils, at \$30 each | 18,720 00 |
| | Shepherd's Fold: (Chapter 269, Laws of 1871) | 5,000 00 |
| | State Asylum for Insane Criminals at Auburn: (Chapter 895, Laws of 1869.) Februard average number of progress roat 64 each per week and clothing | |
| | Estimated average number of inmates, 5, at \$4 each per week and clothing State Homozopathic Asylum for the Insane: | r,165 oo |
| | (Chapter 446, Laws of 1874.) Estimated average number of immates, 7, at \$260 per annum each and clothing. \$1,820 00 | |
| | For deficiency on bills of 1878 | |
| | Union Home and School for Education of Children of Volunteer Soldiers: (Chapter 309, Laws of 1870.) | 2,3°3 75 |
| | (Chapter 583, Laws of 1871.) | |
| | Estimated average number of inmates, 90, at \$150 each per annum | 996,741 41 |
| | Total appropriations. Deduct amount of estimated revenues of the General Fund not otherwise specifically applaw | |
| | Amount of Final Estimate | |
| | Twenty-eight millions one hundred and forty-two thousand nine hundred | |
| | and ninety-eight cents. Dated New York City, Mayor's Office, December 31, 1879. | |
| | EDWARD COOPER, Mayor; MAYOR, MAYOR, | |
| E - 1 | JOHN KELLY, Compression of the c | |
| | JORDAN L. MOTT, President of the Board of Aldermo | en ; |
| . 31 | JOHN WHEELER, President of the Department of Ta | xes and Assessments, |
| | BOARD OF ESTIMATE AND APPOR | TIONMENT. |
| 865,856 50 | Sec. 2. In addition to the sum imposed upon the estates, real and person according to law, of and within the City and County of New York, in and by ordinance, there shall also be, and is hereby imposed upon the estates, real and | the first section of this |
| | collected, and paid according to law, of and within the City and County of New | York, and to be raised, |
| T. 1. | an additional appropriation for the year 1880, made by the Board of Estimate | e and Apportionment. |

an additional appropriation for the year 1880, made by the Board of Estimate and Apportionment, pursuant to the provisions of chapter 66 of the Laws of 1880, as appears by the following certificate of the Comptroller of the City of New York:

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, September 10, 1880.

To the Honorable the Board of Aldermen:

To the Honorable the Board of Aldermen:

I hereby certify to your Honorable Board, that, as provided by chapter 66 of the Laws of 188c, the Board of Estimate and Apportionment, by resolution adopted on June 3, 188o, has appropriated the sum of twenty-five thousand dollars to the Department of Public Parks, for the purpose of providing means to complete the restoration of Tompkins square as a public park, and has added and included the said amount in the Final Estimate for the year 188o, transmitted to your Honorable Board on July 1, 188o, and that the aggregate amount of said Final Estimate, including the said appropriation of twenty-five thousand dollars, is twenty-eight million one hundred and sixty-seven thousand nine hundred and ninety-one dollars and ninety-eight cents (\$28,167,991.98), which amount the Board of Supervisors of the County of New York is empowered and directed by law to cause to be raised and collected by tax upon the estates, real and personal, subject to taxation within the City and County of New York in the year 188o.

Respectfully, Respectfully, JOHN KELLY, Comptroller.

Sec. 3. In addition to the sums imposed upon the estates, real and personal, subject to taxation according to law, of and within the City and County of New York, in and by the first and second sections of this ordinance, for the support of the government of the City of New York for the year 1880, there shall also be and is hereby imposed upon the estates, real and personal, subject to taxation according to law, of and within the City and County of New York, and to be raised, collected and paid according to law, the sum of seven hundred and sixty-nine thousand, two hundred and eighty dollars and ninety-two cents, said amount being deemed necessary for the purpose of providing for deficiencies in the actual product of the amounts imposed and levied for the support of the government of the City of New York for the year 1880, and not exceeding three per cent. of the aggregate amounts imposed for that purpose by the first and second sections of this ordinance, in pursuance of the provisions of section 4 of chapter 756 of the Laws of 1873.

Sec. 4. The assessment rolls of the real and personal estates of the City and County of New York for the year eighteen hundred and eighty are hereby approved and confirmed, and the aggregate amount of the assessed valuations thereof is hereby fixed at the sum of one thousand one hundred and forty-three million seven hundred and sixty-five thousand seven hundred and twenty-seven dollars

and forty-three million seven hundred and sixty-five thousand seven hundred and twenty-seven dollars and nine cents (\$1,143,765,727.09), in accordance with the returns of the Commissioners of Taxes and Assessments, for the year 1880, as follows:

| WARDS. | Assessments for 1880. | | | |
|-----------------------|-----------------------|--------------------|--|--|
| REAL ESTATE. | | | | |
| First | \$53,056,526 00 | | | |
| Second | 28,105,760 00 | | | |
| Third | 33,817,920 00 | | | |
| Fourth | 12,605,945 00 | North Activities | | |
| Fifth | 38,949,250 00 | | | |
| Sixth | 21,812,150 00 | | | |
| Seventh | 15,931,050 00 | | | |
| Eighth | 35,127,442 00 | | | |
| Ninth | 26,922,570 00 | | | |
| Tenth | 17,136,240 00 | | | |
| Eleventh | 15,834,470 00 | | | |
| Twelfth | 74,922,580 00 | | | |
| Thirteenth | 9,742,350 00 | | | |
| Fourteenth | 22,493,457 00 | | | |
| Fifteenth | 51,419,360 00 | | | |
| Sixteenth | 34,000,450 00 | | | |
| Seventeenth. | 32,703,480 00 | | | |
| Eighteenth. | 69,342,450 00 | | | |
| Nineteenth | 138,544,965 00 | 1 | | |
| Twentieth | 38,591,150 00 | | | |
| Twenty-first | 76,623,800 00 | | | |
| Twenty-second | 71,986,340 00 | | | |
| Twenty-third | 13,478,300 00 | | | |
| Twenty-fourth | 9,423,685 00 | | | |
| | | \$942,571,690 00 | | |
| PERSONAL ESTATE. | | | | |
| Resident | \$133,502,710 00 | | | |
| Non-resident | 12,089,720 00 | | | |
| Shareholders of Banks | 55,601,607 09 | | | |
| | | 201,194,037 09 | | |
| Tota1 | | \$1,143,765,727 09 | | |

Which was laid over.

MESSAGES FROM HIS HONOR THE MAYOR.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 21, 1880.

To the Honorable the Board of Aldermen:

As requested in the accompanying communication, I transmit the same to the Honorable the Board of Aldermen EDWARD COOPER, Mayor.

TAMMANY HALL, NEW YORK, September 18, 1880.

To his Honor EDWARD COOPER, Mayor of the City of New York, and to the Honorable the Common Council of the City of New York:

Gentlemen—In pursuance of a resolution of the Committee of Arrangements of the Grand Mass Meeting to be held in and around Tammany Hall and Union Square, on the 23d instant, to promote the election of Hancock and English, you are respectfully and cordially invited to seats on the grand stand to review the procession, which is to form an interesting feature of the proceedings on

The Committee respectfully requests his Honor the Mayor to transmit this invitation to the Common Council.

Very respectfully, JOHN J. GORMAN, Chairman.

DENIS QUINN, Secretary. Which was accepted.

The President laid before the Board the following communication from the St. Joseph's Institute for Improved Instruction of Deaf Mutes:

> St. Joseph's Institute for Improved Instruction of Deaf Mutes, \(\) FORDHAM, September 15, 1880.

To the Clerk of Board of Supervisors, County of New York:

SIR-In compliance with chapter 54 of the Laws of 1876, we herewith submit to you our annual report of such of the pupils of this institution as are supported at the expense of the County of New

Bridget Miley, 10 years, admitted September 7, 1875, for term of 7 years.

Mary E. Flannagan, 12 years, admitted September 15, 1875, for term of 3 years and 5 months.

Maggie Graham, 11 years, admitted September 25, 1875, for term of 6 years.

Mary Tyner, 12 years, admitted October 18, 1875, for term of 4 years and 3 months.

Mary J. Wilson, 12 years, admitted October 26, 1875, for term of 4 years and 21 days.

Katie Finnegan, 12 years, admitted January 24, 1876, for term of 4 years and 1 month.

Lizzie McGuire, 10 years, admitted March 7, 1876, for term of 5 years 11 months and 17 days.

Katie Leahy, 11 years, admitted March 18, 1876, for term of 5 years.

Mary Flynn, 10 years, admitted May 13, 1876, for term of 6 years.

Katie Leahy, 11 years, admitted March 18, 1876, for term of 5 years.
Mary Flynn, 10 years, admitted May 13, 1876, for term of 6 years.
Maggie Crane, 10 years, admitted June 13, 1876, for term of 6 years.
Emma Kleinnecht, 10 years, admitted June 8, 1876, for term of 5 years 7 months and 9 days.
Mary A. McShane, 10 years, admitted July 10, 1876, for term of 6 years.
Louisa Klein, 10 years, admitted August 8, 1876, for term of 5 years 10 months and 5 days.
Annie O'Hara, 10 years, admitted September 2, 1876, for term of 5 years 11 months and 8 days.
Helen Eiden, 12 years, admitted September 4, 1876, for term of 3 years and 9 months.
Mary Stapleton, 9 years, admitted September 25, 1876, for term of 5 years 11 months and 23

Mary Sloan, 10 years, admitted September 25, 1876, for term of 5 years 7 months and 23 days. Annie McDonald, 9 years, admitted October 5, 1876, for term of 5 years 11 months and 17 days. Katie Lally, 9 years, admitted March 9, 1877, for term of 5 years and 10 months. Clara Hughson, 10 years, admitted March 27, 1877, for term of 5 years 1 month and 17 days. Mary Kearney, 9 years, admitted June 7, 1877, for term of 6 years. William Hargaton, 10 years, admitted September 1, 1876, for term of 5 years 4 months and 14

Frank Vargeneck, 10 years, admitted September 14, 1876, for term of 5 years 11 months and 27

John T. Doyle, 11 years, admitted September 1, 1876, for term of 4 years 5 months and 25 days. Thomas Nacey, 10 years, admitted September 30, 1876, for term of 5 years 8 months and 22

Jeremiah Higgins, 11 years, admitted October 16, 1876, for term of 4 years and 4 months. Thomas Markey, 10 years, admitted October 25, 1876, for term of 5 years 4 months and 6 days. Ignatine Wein, 10 years, admitted January 22, 1877, for term of 4 years 4 months and 12 days. John Doherty, 10 years, admitted January 17, 1877, for term of 5 years and 2 months. John Firm, 9 years, admitted March 8, 1877, for term of 6 years. Thomas Sweeney, 9 years, admitted March 8, 1877, for term of 6 years. William Ghegan, 9 years, admitted May 11, 1877, for term of 5 years 9 months and 14 days.

James Cash, 9 years, admitted May 15, 1877, for term of 6 years. Anna E. Bubenhinn, 9 years, admitted September 3, 1877, for term of 4 years 11 months and 4

Owen Healey, 10 years, admitted September 18, 1877, for term of 4 years 7 months and 27 days. Francis Hayden, 9 years, admitted September 25, 1877, for term of 5 years 4 months and 14

Mary Gaynor, 8 years, admitted October 27, 1877, for term of 6 years.

Maggie Hazard, 9 years, admitted December 6, 1877, for term of 5 years.

Anastasia Larkin, 8 years, admitted December 6, 1877, for term of 6 years.

Ellen Walsh, 9 years, admitted January 10, 1877, for term of 5 years 7 months and 21 days.

Michael O'Brien, 8 years, admitted January 8, 1878, for term of 6 years.

John F. Brown, 8 years, admitted March 26, 1878, for term of 5 years and 4 days.

Joseph Graham, 9 years, admitted May 28, 1878, for term of 4 years 4 months and 11 days.

Joseph McNierney, 8 years, admitted April 30, 1878, for term of 5 years 8 months and 16 days.

Mary E. Bain, 9 years, admitted April 30, 1878, for term of 3 years 5 months and 15 days.

Maggie E. McGuire, 8 years, admitted May 15, 1878, for term of 4 years 4 months and 11 days.

James McKenna, 8 years, admitted September 2, 1878, for term of 5 years 10 months and 4 s.

Mary E. McGinley, 9 years, admitted October 1, 1878, for term of 4 years 3 months and 7

Joseph Ahearn, 9 years, admitted October 25, 1878, for term of 5 years 10 months and 15 days. Edward Shannon, 11 years, admitted October 30, 1878, for term of 2 years and 9 days. John Staugh, 8 years, admitted November 14, 1878, for term of 5 years 8 months and 17 days. James Hennessy, 9 years, admitted November 14, 1878, for term of 4 years 3 months and 7 days

Lizzie M. Zink, 9 years, admitted October 8, 1878, for term of 5 years 1 month and 12 days. Katie Trotter, 11 years, admitted November 20, 1878, for term of 2 years and 9 months. Annie Twohey, 11 years, admitted September 2, 1878, for term of 2 years 11 months and 13

Daniel O'Brien, 9 years, admitted January 13, 1879, for term of 4 years and 11 months. Frank Butler, 10 years, admitted January 23, 1879, for term of 3 years and 3 months. Peter Kiernan, 8 years, admitted April 22, 1879, for term of 4 years 10 months and 10 days. John Tuite, 8 years, admitted May 12, 1879, for term of 4 years 10 months and 7 days. Katie Tiernan, 8 years, admitted April 22, 1879, for term of 4 years 10 months and 10 days. John T. Hogan, 8 years, admitted June 21, 1879, for term of 5 years 2 months and 13 days. Annie Shea, 7 years, admitted September 12, 1879, for term of 5 years 5 months and 19 days. Louis Reinhart, 11 years, admitted November 6, 1879, for term of 2 years 1 month and 12 days. John O'Connor, 7 years, admitted November 7, 1879, for term of 6 years. John Shea, 7 years, admitted September 14, 1879, for term of 5 years 6 months and 19 days. Francis Odell, 11 years, admitted December 13, 1879, for term of 1 year 6 months and 28 days. Mary McKendrick, 8 years, admitted February 4, 1880, for term of 3 years 11 months and 21 s.

Charles Fels, 11 years, admitted April 8, 1880, for term of 1 year and 4 months.

William Cuddy, 8 years, admitted May 29, 1880, for term of 4 years and 7 months.

Five of the above-named pupils having attained the age of twelve, cease to be county charges, leaving on the 1st of September, 1880. Sixty-four pupils maintained by the County of New York.

The health of all has been excellent; the progress in learning of the greater number has been marked and their conduct satisfactory. All are the children of white parents and natives of the

State Pupils whose Clothing is furnished by the County of New York.

Mary McGovern, admitted July 10, 1877, for term of 5 years.

Agnes McGee, admitted July 10, 1877, for term of 5 years.

Annie Flannagan, admitted July 10, 1877, for term of 5 years.

Eva Batz, admitted September 1, 1877, for term of 5 years.

Eva Batz, admitted September 1, 1877, for term of 5 years.

Maria Kneer, admitted September 1, 1877, for term of 5 years.

Mary Bernert, admitted September 1, 1877, for term of 5 years.

Mary Bernert, admitted September 1, 1877, for term of 5 years.

Mary E. McGlynn, admitted September 1, 1877, for term of 5 years.

Mary E. McGlynn, admitted September 1, 1878, for term of 5 years.

William Hanson, admitted January 1, 1878, for term of 5 years.

Margie Doyle, admitted February 15, 1878, for term of 5 years.

Maggie Doyle, admitted March 1, 1878, for term of 5 years.

Henry Quigg, admitted March 1, 1878, for term of 5 years.

Ellen F. Kelly, admitted March 1, 1878, for term of 5 years.

John Delaney, admitted March 1, 1878, for term of 5 years.

Katie Madden, admitted March 20, 1878, for term of 5 years.

Crohon Mahoney, admitted September 1, 1878, for term of 5 years.

Annie Ryan, admitted September 1, 1878, for term of 5 years.

Annie Foley, admitted September 1, 1879, for term of 5 years.

Annie Foley, admitted September 1, 1879, for term of 5 years.

Mary Kenny, admitted September 11, 1879, for term of 5 years.

Mary E. Inn, admitted September 17, 1879, for term of 3 4-12 years.

Adelia Caffray, admitted October 22, 1879, for term of 5 years.

Sarah Flemming, admitted October 22, 1879, for term of 5 years.

Sarah Flemming, admitted November 10, 1879, for term of 5 years.

Mary E. Wilson, admitted November 10, 1879, for term of 5 years.

Mary E. Hannagan, admitted April 1, 1880, for term of 5 years.

Mary E. Flannagan, admitted April 1, 1880, for term of 5 years.

Mary E. Flannagan, admitted April 1, 1880, for term of 5 years.

Mary E. Flannagan, admitted April 1, 1880, for term of 5 years.

Mary E. Morgan, being duly sworn.

Says that she is the Principal of "St. Joseph'

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

Mary B. Morgan, being duly sworn, says that she is the Principal of "St. Joseph's Institute for Improved Instruction of Deaf Mutes," and that the foregoing is a just and true report of the pupils at said institute as are supported at the expense of the County of New York.

MARY B. MORGAN. Sworn to before me, September 16, 1880.

BENJAMIN F. HASKIN,

Notary Public (38), N. Y. Co.

NEW YORK, September 18, 1880.

Which was referred to the Committee on Finance.

COMMUNICATIONS FROM THE DEPARTMENTS AND CORPORATION OFFICERS.

The President laid before the Board the following communication from the Supervisor of the OFFICE OF THE CITY RECORD, No. 2 CITY HALL, ?

To the Board of Estimate and Apportionment:

GENTLEMEN—At a meeting of the officers designated by sec. 111, chap. 335, Laws of 1873, held September 18, 1880, the annexed estimate for the year 1881 was adopted. THOMAS COSTIGAN, Secretary.

To the Honorable EDWARD COOPER, Mayor; WM. C. WHITNEY, Counsel to the Corporation; ALLAN CAMPBELL, Commissioner of Public Works:

Gentlemen—Pursuant to the provisions of sec. 112 of chap. 335, Laws of 1873, I herewith transmit an estimate of the amount required for the conduct of the CITY RECORD Office for the year

Publication of the CITY RECORD......\$30,000 00 CITY RECORD-Salaries and contingencies:
 Supervisor
 \$3,000 00

 Assistant Supervisor
 1,300 00

..... I,200 00 7,200 00 Advertising, including the expense of advertising a summary of the official canvass..

Printing, stationery, and blank books:

Very respectfully, THOMAS COSTIGAN, Supervisor Cit y Record. Which was referred to the Committee on Finance

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of Third avenue to the westerly crosswalk of Avenue A, be paved with Belgian or trap-block pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordi-The President laid before the Board the following communication from the Sixth District Civil nance therefor be adopted. SIXTH DISTRICT COURT, HENRY C. PERLEY, New York, September 15, 1880. Committee JOHN McCLAVE, HENRY HAFFEN, To the Honorable the Board of Aldermen: Public Works. The following is an estimate of expenditures for the Sixth District Civil Court for the year 1881: BERNARD KENNEY, Which was laid over. (G. O. 296.) The Committee on Streets and Street Pavements, to whom was referred the annexed petition in favor of paving One Hundred and Twelfth street, from Third to Fourth avenue, with Belgian or trap-block pavement, respectfully REPORT: REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the annexed resolution and ordinance be adopted.

Resolved, That the roadway of One Hundred and Twelfth street, from the westerly crosswalk of Third avenue to the easterly crosswalk of Fourth avenue, be paved with Belgian or trap-block pavement, and that at the several intersecting streets and avenues crosswalks be laid at Lexington avenue, and curb and gutter stones be set and reset, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

BERNARD GOODWIN, HENRY C. PERLEY, BERNARD KENNEY, Street Pavements.

Which was laid over. \$18,500 00 Respectfully submitted, WILLIAM H. KELLY, Justice. Which was laid over. The Committee on Streets and Street Pavements, to whom was referred the annexed resolution in favor of permitting Selig Steinhardt to erect bay-windows on three houses on the southerly side of Eighty-third street, commencing 27 feet from the corner of Tenth avenue, respectfully Which was referred to the Committee on Finance. The President laid before the Board the following communication from the Eighth District REPORT:

That, having examined the subject, they can see no objection to granting the permission asked, as the said Selig Steinhardt has conformed in all respects to the requirements of the ordinances relating to the erection of bay-windows. They therefore recommend that the said resolution be adopted. Resolved, That permission be and the same is hereby given to Selig Steinhardt to erect bay-windows on the front of three buildings about to be erected on the south side of Eighty-third street, commencing 27 feet from the corner of Tenth avenue and running westerly, as per annexed diagram; said Selig Steinhardt being the owner of the fifty feet adjoining said premises on each side, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

BERNARD GOODWIN, HENRY C. PERLEY, Street Pavements.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, on a division called by Alderman Haughton, viz.: REPORT: DISTRICT COURT IN THE CITY OF NEW YORK, FOR THE EIGHTH JUDICIAL DISTRICT, September 16, 1880. To the Honorable the Board of Aldermen: In accordance with section 112 of chapter 335 of the Laws of 1873, as amended by section 20 of chapter 757 of the Laws of 1873, I herewith furnish you with an estimate of the amount of expenditures required in the above court for the next ensuing financial year:

Frederick G. Gedney, Justice \$6,000 oo Henry G. Leask, Clerk 3,000 oo Carson G. Archibald, Assistant Clerk 3,000 oo James W. Tooley, Stenographer 2,000 oo John G. Jenny, Interpreter 1,200 oo Oliver Davis, Attendant 1,200 oo Oliver Davis, Attendant 1,200 oo Thomas J. Clark, Attendant 1,200 oo Samuel Barclay, James M. Tooley, Stenographer 1,200 oo Samu Affirmative — The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Haughton, Helbig, Jacobus, Kenney, Kirk, Marshall, McClave, Murphy, Perley, Sauer, Sheils, Strack, and Wade—20. MOTIONS AND RESOLUTIONS RESUMED. Alderman Goodwin moved that the Committee on Streets and Street Pavements be discharged Respectfully submitted. from the further consideration of a petition of Richard Arnold and Henrietta Constable for permission to place and keep an oriel window on building at No. 35 East Seventeenth street.

The President put the question whether the Board would agree with said motion.

Which was decided in the affirmative. FRED'K G. GEDNEY, Justice Eighth District Court. New York, September 16, 1880. Which was referred to the Committee on Finance. Alderman Goodwin moved that the prayer of the petitioners be granted. The President put the question whether the Board would agree with said motion. Which was decided in the affirmative. The President laid before the Board the following communication from the Clerk of the Common Council: REPORTS AGAIN RESUMED. OFFICE OF THE BOARD OF ALDERMEN, No. 9, CITY HALL, New York, September 18, 1880. The Committee on Streets and Street Pavements, to whom was referred the annexed resolution in favor of permitting Selig Steinhardt to erect bay-windows on three houses on the southerly side of Eighty-third street, near Tenth avenue, respectfully New York, September 18, 1880.

To the Board of Estimate and Apportionment:

Gentlemen—In reply to Circular Letter No. 7, from the Department of Finance, notifying the heads of the several departments of the city government and other officers of the City and County of New York, to prepare their Departmental Estimates for the year 1881, and send them to the Boa'd of Estimate and Apportionment prior to the 20th day of September, 1880, the following is respectfully submitted, as the amount and character of the expenditures required for the Common Council for the year 1881, prepared in conformity with the provisions of law, quoted in the circular referred to, viz.:

Salary—President of the Board of Aldermen.

Twenty-one members of the Board, at \$2,000 each.

Salary—Clerk of Common Council.

Deputy Clerk, Common Council.

Deputy Clerk, Common Council.

Second Assistant Clerk, Common Council.

Second Assistant Clerk, Common Council.

Second Assistant Clerk, Common Council.

Engrossing Clerk, Common Council.

Segeant-at-Arms, Common Council.

Messenger, Common Council.

Messenger, Common Council.

Total REPORT:

That, having examined the subject, they can see no objection to granting the permission asked, as the said Selig Steinhardt has conformed in all respects to the requirements of the ordinances relating to the erection of bay-windows. They therefore recommend that the said resolution be adopted, Resolved, That permission be and the same is hereby given to Selig Steinhardt to erect bay-windows on front of buildings about to be erected on three 20-foot lots on southerly side of Eighty-third street, near Tenth avenue, as shown on accompanying diagram; the consent of the property-holders fifty feet each side being obtained and hereto attached, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. the pleasure of the Common Council. BERNARD GOODWIN, HENRY C. PERLEY, and BERNARD KENNEY, Street Pavements.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, on a division called by Alderman orbiton, viz.: Affirmative—The President, Aldermen Finck, Foster, Goodwin, Haffen, Hall, Helbig, Jacobus, Kenney, Kirk, McClave, Perley, Sauer, Sheils, and Wade—15.

Negative—Aldermen Coggey, Haughton, Marshall, Murphy, and Strack—5. The Committee on Streets and Street Pavements, to whom was referred the annexed petition in favor of paving Seventy-fifth street, between Third and Fourth avenues, with Belgian or trap-block pavement, respectfully Very respectfully, F. J. TWOMEY, Clerk Common Council. REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the accompanying resolution and ordinance be adopted.

Resolved, That the roadway of Seventy-fifth street, from the westerly crosswalk of Third avenue to the easterly crosswalk of Fourth avenue, be paved with Belgian or trap-block pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be edented. Which was referred to the Committee on Finance. The President laid before the Board the following communication from the Fourth District Civil FOURTH DISTRICT (CIVIL) COURT, NEW YORK, September 17, 1880. BERNARD GOODWIN, Committee on Streets HENRY C. PERLEY, BERNARD KENNEY, Street Pavements. To the Honorable Board of Estimate and Apportionment of the City of New York: In accordance with the request contained in Circular No. 7, dated August 24, 1880, from the epartment of Finance, I herewith furnish the "Estimate of Expenditure" required for this Court Which was laid over. for the year 1881, viz.: MOTIONS AND RESOLUTIONS AGAIN RESUMED. Salaries. (G. O. 298.) \$6,000 00
3,000 00
Resolved, That One Hundred and Twenty-first street, from the west curb of Sixth avenue to the east curb of Seventh avenue, be regulated and graded, and that the sidewalks be flagged a space four feet wide where not heretofore set, between the aforesaid limits, under the direction of the Commissioner of Public Works; and that the accompanying ordinates Justice.....Clerk nance therefor be adopted. Which was laid over. One Attendant..... 1,200 00 REPORTS AGAIN RESUMED. Supplies. (G. O. 299.) The Committee on Law Department, to whom was referred the ordinance to regulate the erection of telegraph-posts in the City of New York, respectfully Fuel or steam heat..... of telegraph-posts in the City of New York, respectfully
REPORT:

That, having obtained the advice and opinion of the Corporation Counsel in the matter, they have learned that "telegraph poles in the streets of this city are erected under the general laws of the State, providing for the incorporation of telegraph companies and associations, and furthermore, that the city would not be liable from damages caused by the falling of telegraph poles erected by companies or individuals under authority from the State, and that if the city should be held liable, the person or company erecting such poles would be compelled to make good to the city any loss it might sustain although no agreement was specially entered into by such parties."

And while your Committee are of the opinion that the present existing laws of the State should be so amended that all telegraph wires in cities and large towns should be conducted under ground, thus abolishing the unsightly and objectionable posts now in use, yet, to regulate the construction of telegraph lines and improve the appearance of those streets through which they pass, and as a protection to the public, Gas Total..... \$18,846 50 Respectfully submitted, JOHN A. DINKEL, Justice, etc. Which was referred to the Committee on Finance. (G. O. 295.) The Committee on Public Works, to whom was recommitted for amendment the annexed reso-

lution and ordinance in favor of paving One Hundred and Fifteenth street, from Third avenue to

That, having amended the same in conformity to the suggestion of the Commissioner of Public Works, they therefore recommend that the accompanying resolution and ordinance be adopted. Resolved, That the roadway of One Hundred and Fifteenth street, from the easterly crosswalk

Avenue A, respectfully

Your Committee have prepared the following ordinance, which they recommend for consideration and adoption by your Honorable Body:

AN ORDINANCE to regulate the erection of telegraph-lines in the streets of the City of New York.

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

Section 1. It shall not be lawful to erect any telegraph-post in front of the entrance of any dwelling-house, nor within a distance of fifty feet from the nearest telegraph-post, nor near the

corner of any street upon a line with any crosswalk, nor within a distance of ten feet of any public street-lamp; and every telegraph-post now erected or hereafter to be erected within the corporate limits of the City of New York shall be painted a light brown color for a distance of ten feet, measuring upward from the level of the sidewalk, excepting those having a fire-alarm box attached to them, which shall be painted a red color, and the remainder of every such telegraph-post, and the cross-pieces thereon, shall be painted white. The name of the company, or other owner of every such post, shall be branded or painted thereon in a conspicuous place, within the distance of ten feet measured upward from the level of the sidewalk, and no sign, hand-bill, or advertisement of any kind shall be placed, pasted, or otherwise fastened on any such telegraph-post.

post.

Sec. 2. Any person offending against any of the foregoing provisions of this ordinance shall be deemed guilty of a misdemeanor, and on conviction thereof before any of the Police Magistrates or Justices of this city, shall be punished by a fine not exceeding ten dollars, or in default of the payment of such fine, by imprisonment not exceeding ten days.

Sec. 3. The Commissioner of Public Works and the Commissioners of the Police Department are hereby instructed to carry into effect the provisions of this ordinance.

Sec. 4. This ordinance shall take effect on December 15, 1880.

All of which is respectfully submitted.

WILLIAM WADE, COmmittee CHAS. H. MARSHALL, on FREDERICK HELBIG, Law Department.

Which was laid over.

UNFINISHED BUSINESS.

Alderman Wade called up G. O. 289, being an ordinance, as follows:

Section I. It shall not be lawful for any druggist, apothecary, or other person, whether the owner of or employed in any drug store, or any person in charge of any dispensary, hospital, or other place where physicians' prescriptions are compounded, or medicines prescribed or administered, to keep any bottle, glass, or earthen case, jar, or other receptacle for the poisonous drugs or medicines specified in the second section of this ordinance, on shelves or in other places, indiscriminately mixed with the bottles, glass or earthen cases, jars, or other receptacles for other drugs or medicines; but all such poisonous drugs or substances as enumerated, shall be kept separate from other drugs or medicines, and in an enclosed space provided specially for the purpose, on the outside of which shall be painted in plain large letters the word "poisons." Every such enclosed space shall be kept securely locked, and shall, in drug stores and dispensaries, be opened only when necessary and for the purpose of filling lawful orders, into which any of the poisonous articles enumerated in section two may enter as an ingredient. Section 1. It shall not be lawful for any druggist, apothecary, or other person, whether the owner

as an ingredient.

Sec. 2. The following substances shall be considered the poisonous drugs or medicines provided for in the preceding section of this act: Aconite, arsenic, belladonna, conium, gelseminium, nux vomica, opium, hyocymus, stramonium, veratrum viride, and all medicinal substances composed of them wholly or in part, or derived from them, corrosive sublimate, binoxide of mercury, hydrocyanic acid, all cyanides, oil of bitter almonds, oxalic acid, phosphorus, and veratria.

Sec. 3. Whenever any of the above substances shall be dispensed by any druggist, apothecary, or person employed in any drug store, or in charge of any dispensary or hospital or any other place where physicians' prescriptions are compounded, or medicines prescribed or administered, such person shall place conspicuously on the package containing it a label with the words "poison—to be used with great care" printed thereon; and in the case of all substances intended for external use the words "for external use" shall be added.

Sec. 4. Every person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and on conviction thereof, before any magistrate, shall incur a penalty of ten dollars, and in default of payment thereof, shall be imprisoned for a period not exceeding ten days.

Sec. 5. The Board of Health and the Commissioners of the Police Department are hereby required to enforce, rigidly, the provisions of this ordinance. Sec. 6. This ordinance shall take effect immediately.

Alderman Wade asked permission to withdraw the above General Order.

The President put the question whether the Board would agree to grant the permission asked.

Which was decided in the affirmative.

(G. O. 289.)

Whereupon Alderman Wade offered the following: The Committee on Law Department, to whom was referred the ordinance to insure safety and prevent accidents in dispensing poisons in the City of New York, respectfully

REPORT:

That they have examined the ordinance and believe its passage very desirable an i proper, and present to your Honorable Body the following amended ordinance as meeting more thoroughly the necessities of the case:

An Ordinance to insure safety and prevent accidents in dispensing poisons in the City of New York.

Be it ordained by the Mayor, Aldermen, and Commonalty of the City of New York, in Common

Council convened:

Council convened:

Section I. It shall not be lawful for any druggist, apothecary, or other person, whether the owner of or employed in any drug store, or any person in charge of any dispensary, hospital, or other place where I hysicians' prescriptions are compounded, or medicines prescribed or administered, to keep any bottle, glass or earthen case, jar, or other receptacle for the poisonous drugs or medicines specified in the second section of this ordinance, on shelves or in other places, indiscriminately mixed with the bottles, glass or earthen cases, jars, or other receptacles for other drugs or medicines; but all such poisonous drugs or substances as enumerated, shall be kept separate from other drugs or medicines, and in an enclosed space provided specially for the purpose, on the outside of which shall be painted in plain large letters the word "poisons." Every such enclosed space shall be kept securely locked, and shall be opened only when necessary and for the purpose of filling lawful orders, into which any of the poisonous articles enumerated in section two may enter as an ingredient.

Sec. 2. The following substances shall be considered the poisonous drugs or medicines provided for in the preceding section of this act: Aconite, arsenic, belladonna, conium, gelsemindelum, nux vomica, opium, hyoscymus, stramonium, veratrum viride, and all medicinal substances composed of them wholly or in part, or derived from them, corrosive sublimate, biniodide of mercury, hydrocyanic acid, all cyanides, oil of bitter almonds, oxalic acid, phosphorus, and veratria, and all compounds and preparations of these substances.

acid, all cyanides, oil of bitter almonds, oxalic acid, phosphorus, and veratria, and all compounds and preparations of these substances.

Sec. 3. Whenever any of the above substances shall be dispensed by any druggist, apothecary, or person employed in any drug store, or in charge of any dispensary or hospital or any other place where physicians' prescriptions are compounded, or medicines prescribed or administered, such person shall place conspicuously on the package containing it a label with the words "poison—to be used with great care" printed thereon; and in the case of all substances intended for external use the words "for external use" shall be added.

Sec. 4. The Board of Health shall be authorized to add, from time to time, to the list of substances contained in section 2, such new preparations as may come into use, and any others which experience may show should be dispensed with extra caution.

Sec. 5. Every person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and on conviction thereof, before any magistrate, shall incur a penalty of ten dollars, and in default of payment thereof, shall be imprisoned for a period not exceeding ten days.

ten days.

Sec. 6. The Board of Health and the Commissioners of the Police Department are hereby re-

quired to enforce, rigidly, the provisions of this ordinance. Sec. 7. This ordinance shall take effect immediately.

WILLIAM WADE, Committee. CHAS. H. MARSHALL, on FREDERICK HELBIG, Law Department.

Which was laid over.

MESSAGES FROM HIS HONOR THE MAYOR.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Paul Kluge to erect a barber's pole at the northwest corner of Forty-second street and Madison avenue.

Although not so specified in the resolution, I am informed that the pole is to be placed at the

curb, which, in my opinion, should not be allowed.

Resolved, That permission be and the same is hereby given to Paul Kluge to erect a barber's pole in front of his place of business on the northwest corner of Forty-second street and Madison avenue, the work done at his own expense; such permission to continue only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without by approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Mr. Napoli to place a barber's pole in front of No. 173 Greenwich street.

In my opinion, advertising signs and poles should be within the stoop-line. In a crowded thoroughfare like Greenwich street advertising poles at the curb are especially objectionable.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to Mr. Napoli to place and keep a barber's pole in front of his place of business, No. 173 Greenwich street, the work done at his own expense; such permission to continue only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the CITY RECORD. CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 20, 1880. To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to A. C. Keane to retain sign in front of Nos. 233 and 235 Water street.

The sign is two and a-half feet square and projects beyond the stoop-line, for which reason the Bureau of Permits will not give a permit for it. It could easily be placed within the stoop-line, but Mr. Keane refuses to do so. If he complies with the ordinance he can obtain a permit for the sign without a resolution of the Common Council; if he does not comply the sign should be taken down instead of being authorized by special resolution.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to A. C. Keane to retain sign in front of premises Nos. 233 and 235 Water street; such permission to continue only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Louis Ottmars to erect a storm-door in front of No. 1003

The resolution provides that the storm-door shall not project beyond the house-line. No resolution is necessary to permit any one to put a storm-door on his own premises inside of the house-line. The fact is, however, that the door in question projects some three or four feet beyond the house-line, and is most strenuously objected to by the neighbors of the applicant.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to Louis Ottmars to place and keep a storm-door in front of No. 1003 Third avenue, the said door not to project beyond the house-line, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Peek & Velsor to erect a sign in front of No. 9 Gold street.

I returned in August last to the Board of Aldermen, without my approval, a resolution to the same effect as that herewith returned.

The sign is to be a banner four feet by five feet, above the 'second floor, and extending over the sidewalk beyond the stoop-line. A few years ago similar signs were loosened in a storm, and in falling seriously injured persons passing. The general ordinance very properly, in my opinion, prohibits such signs.

EDWARD COOPER, Mayor.

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Resolved, That permission be and the same is hereby given to Peek & Velsor to erect and retain a wire sign from the second story of No. 9 Gold street, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Which was laid on the table, ordered to be printed in the minutes and published in full in the CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to P. F. Manning to retain show-case and banner now in front of No. 123 Fulton street.

The banner extends from the second story window over the sidewalk beyond the stoop-line. The show-case is a large one, and is objected to by the occupant of the ground floor, with whose business it may to some extent interfere.

business it may to some extent interfere. EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to P. F. Manning to retain show-case and banner, now in front of No. 123 Fulton street; such permission to continue only during the pleasure of the Common Council. Which was laid on the table, ordered to be printed in the minutes and published in full in the

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to John Springer to place and keep a meat-rack on the curbline of the sidewalk in front of No. 276 Mulberry street.

In my opinion, meat-racks at the curb are obstructions to the sidewalk which should not be

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to John Springer to place and keep a meat-rack on the curb-line of the sidewalk in front of No. 276 Mulberry street, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Which was laid on the table, ordered to be printed in the minutes and published in full in the

CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor:
MAYOR'S OFFICE, NEW YORK, September 20, 1880. To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Park & Tilford to lay a crosswalk opposite No. 660 Sixth

The Commissioner of Public Works reports to me that Messrs. Park & Tilford do not intend to lay a crosswalk at their own expense opposite No. 660 Sixth avenue, nor do they care to have a

EDWARD COOPER, Mayor. Resolved, That permission be and the same is hereby given to Messrs. Park & Tilford to lay a crosswalk opposite No. 660 Sixth avenue, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of

the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to G. W. Whyard to retain a storm-door in front of No. 22 Church street.

In June last I returned to the Board of Aldermen a resolution to the same effect as the one herewith returned.

The structure referred to in the resolution as a storm-door is a structure about 13 feet long by 9 feet high, extending out three feet beyond the house-line, and constituting a part of the busi-

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ness premises of the applicant. It is an encroachment on the street which should not be permitted, and especially in a narrow street like Church street, with a sidewalk only three feet wide.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to G. W. Whyard to retain storm-door in front of premises No. 22 Church street; such permission to continue only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the CITYL PROPER.

CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 20, 1880. To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Wm. Borneman to erect an awning in front of No. 13 King

Mr. Borneman has complied with the conditions of the general ordinance in relation to awnings and has obtained a permit for his awning from the Bureau of Permits.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to William Borneman to erect an awning in front of his premises, No. 13 King street, on the northeast corner of Congress street; the same to remain only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the CITY RECORD.

CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, in relation to placing and removing tan bark in the streets in front of premises occupied by sick or convalescent persons.

The Board of Health now has authority to give permission to lay tan bark in the carriageway

in cases of illness.

In my opinion such permits should only be granted at a city department, where a record should be kept and the parties obtaining the permit be known and be held responsible.

The present ordinance, which leaves the whole matter in the discretion of the Board of Health, is in my opinion preferable to the ordinance now proposed, and is all that is necessary. If it be thought desirable to permit the Inspector of Police in charge of Police Headquarters to grant permits when the office of the Board of Health is not open I would not object to a modification of the ordinance to that effect.

EDWARD COOPER, Mayor.

Resolved, That the resolution, approved August 2, 1880, permitting tan-bark to be placed in the streets in front of residences of sick or convalescent persons, be and is hereby repealed, and the following resolution be adopted in lieu thereof:

Resolved, That the Mayor or any Alderman, the Board of Health, any Police Commissioner, the Superintendent of Police, or any Inspector of Police in charge at headquarters, upon application, shall grant permission to lay tan-bark in the carriageway in front of any premises occupied by any sick or convalescent person or persons, to the extent of five hundred feet in any direction from said premises, providing all expenses of placing and removing the bark be paid for by the person making such application. The bark so placed in any street shall be removed, upon the order of the Bureau of Street Cleaning, within five days after the recovery or death of such sick or convalescent person, and upon failure or neglect to comply with such order, then it shall be removed by the said Bureau of Street Cleaning, who shall, if necessary, sue for and recover the cost of such removal in the manner now provided for the collection of fines for violation of the ordinances of the city.

Which was laid on the table, ordered to be printed in the minutes and published in full in the CITY RECORD.

CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor:

To the Honorable the Board of Aldermen:

I return without reserved and the Mayor's Office, New York, September 20, 1880.

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, permitting political organizations or clubs to erect poles and swing banners across the carriageways in front of their respective premises.

I think the resolution objectionable in that it grants to all political organizations or clubs the right to erect poles and swing banners across the streets in front of their respective club-rooms without the consent of the owners or occupants of the opposite premises, in front of which the poles and banners may be placed, and in that it grants the right to such organizations to put up poles and banners without reserving to any city officer the power to prescribe such conditions and to exercise such supervision as in his opinion may be necessary or advisable to prevent unsafe or insecure poles and banners from being erected. from being erected.

The ordinance should also provide, in respect to the disposition of the money deposited with the Departments granting the permits, that they should deposit, at least weekly, the amount so received with the Chamberlain to the account of a special fund, and that all payments from that fund, either to repay amounts due to the depositors or to defray the expenditures of the Department, payable from that fund, should be audited and allowed by the Finance Department and paid by warrant as other accounts are audited, allowed, and paid.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to all political organizations or clubs desiring the privilege to erect poles and swing banners at a safe and proper distance above the street level across the carriageway in front of their respective club-rooms, from August 1st to November 15th each year, provided that grantees of the privilege in each case deposit with the Commissioner of Public Works, or the President of the Department of Public Parks, a sum sufficient to pay for removing such poles and banners and replacing the pavements or flagging, in case they are not removed and the pavements or flagging restored immediately after the expiration of the time above mentioned; the money so deposited to be returned to the partness making each deposit, upon complying with the conditions of this resolution, which shall be set forth in the permit granted in each case by the Commissioner of Public Works or the President of the Department of Public Parks, who are hereby authorized and directed to carry into effect the provisions of this resolution, relating to the erection and removal of such poles and banners and restoration of pavements or flag-stones within their respective jurisdictions. It shall also be lawful to place such banners in the streets suspended from houses on opposite sides upon obtaining the consent of the owner or occupants thereof, during the period of time mentioned in this resolution.

Which was laid on the table, ordered to be printed in the minutes and published in full in the CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Hirschfelder & Co. to retain sign in front of their premises, No. 599 Broadway.

This sign extends from the cornice of the window of the second story of the building above the floor of the third story. The general ordinance prohibits such signs. They are liable to become unsafe, and, in my opinion, should not be authorized.

EDWARD COOPER, Mayor. Resolved, That permission be and the same is hereby given to Hirschfelder & Co. to retain sign in front of their premises, No. 599 Broadway; such permission to continue only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to John Dillon to keep a stand on northwest corner of Third avenue and Fourteenth street.

In May last I returned to the Board of Aldermen, without my approval, a resolution of the same

ort as that herewith returned.

All stands on the sidewalks, outside of the stoop-line, in my opinion, are illegal.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to John Dillon to place and keep a news-stand on northwest corner Third avenue and Fourteenth street, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only

during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Charles Beyer to erect and retain a sign in front of No. 112 West Nineteenth street.

The resolution does not prescribe what kind of a sign is to be authorized, or where, in front of No. 112 West Nineteenth street, it is to be placed; but I presume the resolution is asked for to authorize the sign at the curb, of which complaint was made to the Bureau of Incumbrances last month. On notice from the bureau the owner took it down, but in a week or so afterwards he put it up again. It was thereupon removed by the Bureau of Incumbrances and taken to the Corporation Yard.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to Charles Beyers to erect and retain a sign in front of No. 112 West Nineteenth street, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 20, 1880.

To the Honorable the Board of Aldermen:

CITY RECORD.

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 7, 1880, giving permission to Raffiela Ulianio to place and keep a barber-pole in front of premises No. 39 Bowery.

The pole, I am informed, is to be placed at the curb. I think all advertising poles and signs should be within the stoop-line.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to Raffiela Ulianio to place and keep a barber pole in front of premises No. 39 Bowery, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was laid on the table, ordered to be printed in the minutes and published in full in the CITY RECORD.

UNFINISHED BUSINESS RESUMED.

Alderman Haughton called up veto message from his Honor the Mayor of resolution, as follows:

Resolved, That permission be and the same is hereby given to Salvador Costa to erecr a barberpole in front of premises No. 173 Greenwich street, the work done at his own expense, under the
direction of the Commissioner of Public Works; such permission to continue only during the
pleasure of the Common Council.

pleasure of the Common Council.

The Board then, as provided in section 13, chapter 335, Laws of 1873, proceeded to reconsider the same, and, upon a vote being taken thereon, was adopted, notwithstanding the objections of his Honor the Mayor, as follows:

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Haughton, Helbig, Kenney, Kirk, McClave, Murphy, Sauer, Sheils, and Wade—16.

Negative—Aldermen Jacobus, Marshall, Perley, and Strack—4.

Alderman Sauer called up veto message from his Honor the Mayor of resolution, as follows:

Resolved, That permission be and the same is hereby given to J. W. Johnston to retain the small sign now on his awning, in front of his place of business, No. 260 Grand street; such permission to continue only during the pleasure of the Common Council.

The Board then, as provided in section 13, chapter 335, Laws of 1873, proceeded to reconsider the same, and, upon a vote being taken thereon, was adopted, notwithstanding the objections of his Honor the Mayor, as follows:

the same, and, upon a vote being taken thereon, was adopted, notwithstanding the objections of his Honor the Mayor, as follows:

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Haughton, Helbig, Jacobus, Kenney, Kirk, McClave, Murphy, Sauer, Sheils, and Strack—17.

Negative—Aldermen Marshall, Perley, and Wade—3.

Alderman Sauer called up G. O. 2055, being a preamble and resolution, as follows:

Whereas, The failure of the city authorities to provide means to celebrate each recurring anniversary of "Independence Day," for several years, is to be deplored, and steps should be taken to avoid a repetition of an omission that is a reflection on both the government and people of this city. These celebrations tend to renew affection for the great and pure-minded men who controlled and guided this Republic in its infancy; revives among the people patriotic recollections of the struggle for independence; tends to transmit to succeeding generations a more abiding interest in the trying scenes that preceded and accompanied the advent of our country into the family of nations; instills into the public mind a deeper respect for the sage instructions and wise counsels of the men who pledged their lives, their fortunes, and their sacred honor, for the liberty of the people, and excites a desire to emulate the example of those who perilled all that men hold dear in the cause of human freedom; and,

desire to emulate the example of those who perilled all that men hold dear in the cause of numan freedom; and,

Whereas, While this Board is averse to the indiscriminate use of fire-works and other explosives, in the streets of this city, yet it is clearly of opinion that all our citizens would not only uphold but applaud the city authorities in making ample provisions for properly commemorating the anniversary of an event so pregnant with patriotic memories; be it therefore

Resolved, That the Department of Public Parks be and is hereby requested to include in its departmental estimate for the year 1881 the sum of ten thousand dollars, to be expended for a display of fire-works in the Central Park (now easy of access to all the people of this city), on the evening of the fourth day of July, 1881, and to include a like sum for a like purpose for each succeeding year; and the President of this Board, who is a member of the Board of Estimate and Apportionment, is hereby instructed to aid in securing the appropriation of the amount above named for the purpose specified.

Alderman Strack moved to amend by inserting after the words "Central Park," the words "Union Square, Tompkins Square, and the Battery Park." Alderman Haughten moved, as an amendment to the amendment, to omit Union Square from

amendment.

Which was accepted by Alderman Strack.

The President then put the question whether the Board would agree with said amendment. Which was decided in the affirmative.

Alderman Kirk moved further to amend by including the City Hall Park.

The President put the question whether the Board would agree with said amendment. Which was decided in the affirmative.

The President put the question whether the Board would agree with said preamble and resolution as amended.

Which was decided in the affirmative by the following vote, viz.:

Affirmative—Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Haughton, Helbig, Jacobus, Kenney, Kirk, Murphy, Sauer, and Strack—13.

Negative—The President, Aldermen Hall, Marshall, McClave, Perley, and Wade—6.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 21, 1880.

To the Honorable the Board of Aidermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 14, 1880, authorizing the laying of Croton-mains in One Hundred and Second street, between Third and Lexington avenues.

The street is regulated and graded, and the Department of Public Works is about to advertise for the construction of a sewer in the street. As the excavation is all rock it will be better to postpone the laying of the Croton-pipes until after the sewer has been completed.

EDWARD COOPER, Mayor.

Resolved, That Croton-mains be laid in One Hundred and Second street, between Third and Lexington avenues, as provided in chapter 381, Laws of 1879.

Which was laid on the table, ordered to be printed in the minutes, and published in full in the

CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, September 21, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 14, 1880, authorizing the erection of lamp-posts and lighting of street-lamps in Eighty-firs street, from First avenue to Avenue A.

The work was authorized by another resolution of the Board of Aldermen, which I have signed, and which was adopted on the same day as the resolution herewith returned.

EDWARD COOPER, Mayor.

Resolved, That lamp-posts be erected and street-lamps lighted in Eighty-first street, from First avenue to Avenue A, under the direction of the Commissioner of Public Works.

Which was laid on the table, ordered to be printed in the minutes and published in full in the CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 21, 1880.

To the Honorable the Board of Aldermen:

I return, without my approval, the accompanying resolution of the Board of Aldermen, adopted September 14, 1880, authorizing the laying of Croton-mains along Creston avenue, in the Twenty-fourth Ward, between Kingsbridge road and One Hundred and Eighty-third street.

The elevation of the avenue is such that the Croton water with the present pressure would not flow through the pipes, which would therefore be useless at present.

EDWARD COOPER, Mayor.

Resolved, That Croton water-mains be laid along Creston avenue, in the Twenty-fourth Ward of the City of New York, between Kingsbridge road and One Hundred and Eighty-third street.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 21, 1880.

To the Honorable the Board of Ald rmen :

I return, without my approval, the resolution of the Board of Aldermen and accompanying ordinance, adopted September 14, 1880, providing that Eighty-eighth street, from Tenth avenue to Riverside avenue, be regulated and graded, curb and gutter stones set, and sidewalks flagged full

The resolution and ordinance is not in the form deemed advisable to avoid question as to the validity of the assessment. I have signed another resolution in the proper form for the same work, which was adopted by the Board of Aldermen on the same day with the resolution herewith

EDWARD COOPER, Mayor Resolved, That Eighty-eighth street, from Tenth avenue to Riverside avenue, be regulated and graded, the curb and gutter stones set, sidewalks flagged full width, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid on the table, ordered to be printed in the minutes and published in full in the

UNFINISHED BUSINESS AGAIN RESUMED.

Alderman Strack called up G. O. 216, being a resolution and ordinance, as follows:
Resolved, That Nmety-eighth street, from the west curb-line of Third avenue to the east
line of Fourth avenue, be regulated and graded, that the sidewalks be flagged a space four feet wide
where not heretofore flagged, and that curb be set with returns to house-line at Lexington avenue,
where not heretofore set, between the aforesaid limits, under the direction of the Commissioner of
Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haften, Haughton,
Helbig, Jacobus, Kenney, Kirk, Marshall, McClave, Perley, Sauer, Strack, and Wade—17.

Alderman Strack called up G. O. 270, being a resolution and ordinance, as follows: Resolved, That the roadway of One Hundred and Eleventh street, from the west crosswalk at Second avenue to the east crosswalk at Third avenue, be paved with Belgian or trap-block pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Haughton, Helbig, Jacobus, Kenney, Kirk, Marshall, McClave, Perley, Sauer, Strack, and Wade—17.

Alderman McClave called up G. O. 275, being a resolution and ordinance, as follows:

Kesolved, That Ninth avenue, from the centre line of One Hundred and Fifteth street to the easterly line of Avenue St. Nicholas, be regulated and graded, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Haughton, Helbg, Jacobus, Kenney, Kirk, Marshall, McClave, Perley, Sauer, Strack, and Wade—17.

Alderman McClave called up G. O. 274, being a resolution and ordinance, as follows:
Resolved, That the north and south sidewalks of Fifty-eighth street, from the west curb of Sixth avenue to the east curb of Seventh avenue, be flagged an additional width of four feet where not already so flagged, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Haughton, Helbig, Jacobus, Kenney, Kirk, Marshall, McClave, Perley, Sauer, Strack, and Wade—17.

MOTIONS AND RESOLUTIONS AGAIN RESUMED.

Alderman Sauer 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 negative by the following vote, on a division called by Alderman

Perley, viz.:
Affirmative—Aldermen Helbig, Jacobus, Kenney, Sauer, and Strack—5.
Negative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Kirk, Marshall,

UNFINISHED BUSINESS AGAIN RESUMED.

Alderman Finck called up G. O. 264, being a resolution, as follows: R solved, That the lamp-post and lamp located in front of No. 179 East Houston street be removed and placed five feet west thereof, under the direction of the Commissioner of Public Works.

The President put the question whether the Board would agree with said resolution.

Which was decided in the negative by the following vote, viz.:

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Jacobus, Kenney, Kirk, Marshall, McClave, Perley, Strack, and Wade—14.

Negative—Alderman Sauer—I.

Negative - Alderman Sauer—I.

Alderman Perley moved to reconsider the above vote.

The President put the question whether the Board would agree with said motion.

Which was decided in the affirmative.

The paper was then again laid over.

Alderman Perley called up G. O. 272, being a resolution and ordinance, as follows:
Resolved, That One Hundred and Thirty-second street, from the west crosswalk of Fifth avenue to the east crosswalk of Sixth avenue, be paved with Belgian pavement, and that the curb-stones be set between the same limits where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was ordered on file.

MOTIONS AND RESOLUTIONS AGAIN RESUMED.

Alderman Strack 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 announced that the Board stood adjourned until Tuesday, October 5, 1880, at 12 o'clock, M. FRANCIS J. TWOMEY, Clerk.

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK,) No. 300 MULBERRY STREET, BUREAU OF ELECTIONS, NEW YORK, Sept. 21, 1880.

Notice is hereby given, in pursuance of a resolution of the Board of Police, that the following-named persons are under consideration for selection and appointment as Inspectors of Election, on behalf of the Democratic party, for the ensuing year.

Objections thereto, if any exist, as to their character or qualifications, are hereby invited, to the end that the same may be investigated before the final action of the Board.

JOHN J. O'BRIEN,

First Assembly District.

1. Wm. H. Crumie, clerk, 15 State st

Michael F. Cusack, mason, 34 Whitehall st.

2. Jeremiah O'Connor, clerk, 7 Broadway.
John Mooney, cartman, 12 Stone st.

3. David Doren, watchman, 38 Greenwich st. A. J. Baldwin, clerk, 51 Washington st.

4. Daniel P. O'Connor, clerk, 45 West st. William Duggan, laborer, 36 Washington st.

Chief of the Bureau of Elections. Lawrence Dalton, sampler, 90 Greenwich st. George S. Sherwood, clerk, 147 Greenwich

 John Terry, clerk, 94 Greenwich st.
 Edward F. Lough, clerk, 111 Washington st.
 Charles Wilson, seaman, 100 West st.
 Daniel Cronin, plumber, 137 Washington st.
 John J. O'Connor, machinist, 105 Greenwich st. Patrick Wall, laborer, 113 Greenwich st.

John J. Murphy, carpenter, 48 Broad st. Edward Millen, clerk, 6 Beaver st.

John Daly, agent, 28 Beach st. E. A. Griffith, clerk, 307 Pearl st. W. R. Arnold, surgeon, 17 and 19 Park

Row.

Kow.
Louis Rust, clerk, 239 Pearl st.
Louis Roach, barber, 168 Washington st.
Daniel Mahony, coal, 127 Liberty st.
Frederick B. Davis, speculator, 199 Wash-

John Salter, produce, 203 Washington st.
Michael W. Connolly, janitor, 67 Warren st.
James Hyland, clerk, 101 Park Place.
J. Van Vorst, driver, 36 W. Broadway.
Samuel A. Harwood, awnings, 68 W. Broadway.

John F. Hanley, porter, 13 Harrison st. Edward O'Donoghue, gashtter, 345 Green-

wich st.

17. Henry Portner, clerk, 181 Franklin sl.
John Hahenfeld, clerk, 181 Franklin st.

18. Chas. K. Murphy, clerk, 50 Beach st.
William J. Scott, printer, 196 Hudson st.

19. Geo. F. Luerssen, leisure, 166 Franklin st.
Thomas A. Ready, clerk, 22 Beach st.

20. William H. Martin, mattrasses, 124 Franklin st. lin st.

oseph M. Bulger, notary, 426 Canal st. Edward Tracy, carpenter, 66 Varick st. Philip H. McCann, painter, 21 Vestry st.
 John H. Walker, machinist, 435 Washing-

Peter M. O'Hara, clerk, 18 Hubert st. William Davis, harness, 482 Canal st

Morris Mendelsohn, fancy goods, 157 Broadway W. H. Brinkerhoff, accountant, 272 and 273

West st John T. Turner, plumber, 165 Hudson st.

Third Assembly District.

Edward W. Finn, printer, 119 Baxter st. Edward A. Flay, clerk, 126 Baxter st. Wm. F. Broderick, clerk, 108 Mulberry st.

Wm. F. Broderick, clerk, 108 Mulberry st. William Irving, truckman, 274 Mott st. G. H. Kealey, clerk, 126 Mott st. James Sproull, clerk, 167 Hester st. James Hastings, caulker, 203 Grand st. A. J. McGivney, hatter, 143 Mulberry st. William O'Brien, usher, 197 Mulberry st. Thomas Heaney, truckman, 122 Mulberry st. Henry Plumer, butter, 183 Grand st. John T. Murphy, watchmaker, 167 Elm st. Wm. H. England, clerk, I Centre Market place.

place.
Edward Gough, clerk, 167 Mulberry st.
Peter Devitt, express, 210 Mulberry st.
M. Corcoran, cabinetmaker, 168 Mulberry st.
M. Corcoran, cabinetmaker, 168 Mulberry st.
M. Corcoran, cabinetmaker, 168 Mulberry st.
Michael F. Dwyer, clerk, 133 Elizabeth st.
John McAdams, musician, 57 Spring st.
James Cas sin, furniture, 6 Spring st.
James Cas sin, furniture, 6 Spring st.
P. H. Geary, lthographer, 208 Elizabeth st.
Charles P. Carey, copyist, 218 Elizabeth st.
James A. Birkett, clerk, 383 Broome st.
John F. Rush, clerk, 19 Spring st.
James H. Lynch, clerk, 232 Mulberry st.
Michael Keegan, boot fitter, 246 Mott st.
P. B. Molloy, printer, 282 Mulberry st.
James J. Nulty, printer, 135 Moot st.
J. J. Patterson, undertaker, 68 Prince st.
John Mulholland, clerk, 131 Mott st.

J. J. Patterson, undertaker, 68 Prince st. john Mulholland, clerk, 131 Mott st. Peter C. Macklin, plumber, 279 Mulberry st. Andrew Harrison, roofer, 143 Mulberry st. Edward Young, stables, 302 Mott st. Joseph B. Keliy, clerk, 285 Elizabeth st. Wm. H. Tully, roofer, 9 Bleecker st. Edward Connor, plumber, 61 Bleecker st. Joseph Maguire, brushes, 42 Spring st. Albert G. Upham, clerk, 39 E. 4th st. John C. Ford, undertaker, 67 Prince st. Wm. Hamilton, umbrellas, 124 Mott st. Thos. McDonnell, painter, 89 Third ave.

Thos. McDonnell, painter, 89 Third ave. Thomas Owens, undertaker, 25 Spring st. Everett Churchill, clerk, 125 E. 15th st. Everett Churchill, clerk, 125 E. 15th st.

Nich. Ennever, plumber, 237 Third st. Meyer Heller, clerk, 149 E. 19th st. Dan'l F. Maxwell, combs, 3 Centre M'k't pl. Pierce Keresey, frames, 199 Mott st.

George Darby, agent, 57 Spring st.
Thos. W. Maxwell, clerk, 95 Eldridge st.
John J. Gerety, printer, 329 Hudson st.
Wm. J. Lougheed, blacksmith, 212 Mott st.

Fourth Assembly District.

1. Geo. Bedinger, leather, 73 Division st. John A. Whalen, clerk, 199 Henry st. 2. James C. Clark, clerk, 171 Madison st.

John Astle, Jr., brushes, 141 Cherry st.
Andrew Brady, caulker, 210 Monroe st.
Phillip Scully, clerk, 103 Monroe st.
Thomas S. McNamara, agent, 30 Market st.
William Dwyer, physician, 48 Rutgers st.
Matthew Pennetather, milk, 167 Madison st.

John J. Barry, clerk, 157 East Broadway. M. Harris, pawnbroker, 25 Catharine st. Charles Spangenberg, salesman, 39 Monroe street.

Thomas F. Maher, agent, 51 Market st. Hugh J. Christie, clerk, 106 Monroe st. Patrick J. Buckley, clerk, 95 Henry st. David Manning, clerk, 158 Cherry st.

Thomas Conroy, truckman, 422 Cherry st. Richard DeCourcy, clerk, 223 South st. Daniel Guiltoyle, fireman, 56 Rutgers st. Daniel O'Brien, laborer, 66 Market st. 11. Edward F. Reynolds, caulker, 178 Madison

street.
Terence R. Shea, caulker, 37 Jefferson st.
John Woods, laborer, 176 Madison st.
John L. Hollywood, liquors, 20 Rutgers st.
William T. Kavanagh, plumber, 302 Henry

George Corbitt, clerk, 11 Market st. James A. Stokes, machinist, 127 East Broad-

Denis B. Cunningham, clerk, 122 Monroe st. Walter Crook, clerk, 44 Gouverneur st. James Day, clerk, 122 East Broadway.

James F. Carew, clerk, 245 Clinton st. James Mahony, clerk, 39 Jefferson st.
 James Clements, porter, 51 Rutgers st. Peter Burke, 16 Rutgers place.
 T. V. J. Christophers, lawyer, 230 E. Broad-

Thomas J. Sheil, painter, 345 Cherry st. 19. Wm. G. Olvany, undertaker, 260 E. Broad-

Cornelius J. Reilly, printer, 34 Montgomery

street. 20. John McCabe, machinist, 67 Montgomery street.

street.
James E. Dougherty, coal, 291 Madison st.
Jas. McIntyre, printer, 32 Gouverneur st.
James Swanton, lawyer, 302 Madison st.
James Swanton, lawyer, 302 Madison st.
James M. McGuire, clerk, 295 Madison st.
Bernard Malone, printer, 200 Monroe st.
Harvey Zeluiff, clerk, 418 Cherry st.
Michael Regan, 345 Cherry st.
Wm. H. Manning, clerk, 672 Water st.
Thomas Waters, caulker, 333 Front st.
Minor D. Whitford, porter, 432 Cherry st.
J. J. Birmingham, teamster, 415 Cherry st.
Dennis J. Twigg, cooper, 334 Madison st.
Robert McCullough, truckman, 374 Madison st.

Wm. Hennessy, clerk, 298 Henry st. Miles V. Sullivan, bookkeeper, 276 East Broadway.

OFFICIAL DIRECTORY.

STATEMENT OF THE HOURS DURING WHICH all the Public Offices in the City are open for business, and at which each Court regularly opens and adjourns, as well as of the places where such offices are kept and such Courts are held; together with the heads of Departments and Courts.

EXECUTIVE DEPARTMENT.

Mayor's Office. No. 6 City Hall, 10 A. M. to 3 P. M.
EDWARD COOPER, Mayor; JAMES E. MORRISON, Secretary; John Tracey, Chief Clerk.

Mayor's Marshal's Office. No. 7 City Hall, 10 A. M. to 3 P. M. JOHN TYLER KELLY, First Marshal.

Permit and License Bureau Office. No. 1 City Hall, 10 A. M. to 3 P. M. DANIEL S. HART, Registrar. Sealers and Inspectors of Weights and Measures.

No. 7 City Hall, 10 A. M. to 3 P. M.
WILLIAM EVLERS, Sealer First District; ELIJAH W.
ROE, Sealer Second District; JOHN MURRAY, Inspector
First District; JOSEPH SHANNON, Inspector Second
District.

LEGISLATIVE DEPARTMENT.
Office of Clerk of Common Council. JOHN J. MORRIS, President Board of Aldermen FRANCIS J. TWOMEY, Clerk Common Council.

DEPARTMENT OF PUBLIC WORKS

Commissioner's Office.

No. 19 City Hall, 9 A. M. to 4 P. M.

ALLAN CAMPBELL, Commissioner; FREDERICK H.

HAMLIN, Deputy Commissioner.

B ereau of Water Register. No. 10 City Hall, 9 A. M. to 4 P. M. John H. Chambers, Register. Bureau of Incumbrances. No. 13 City Hall, 9 A. M. to 4 P. M. JOSEPH BLUMENTHAL, Superintendent.

Bureau of Lamps and Gas. No. 21 City Hall, 9 A. M. to 4 P. M. STEPHEN McCormick, Superintendent. Bureau of Streets.

No. 19 City Hall, 9 A. M. to 4 P. M. JAMES J. MOONEY, Superintendent. Bureau of Sewers.
No. 21 City Hall, 9 A. M. to 4 P. M.
STEVENSON TOWLE, Engineer-in-Charge. Bureau of Chief Engineer No. 11½ City Hall, 9 A. M. to 4 P M. GEORGE W. BIRDSALL, Chief Engineer. Bureau of Street Improvements

No. 11 City Hall, 9 A. M. to 4 P. M. GEORGE A JEREMIAH, Superintendent. Bureau of Repairs and Supplies. No. 18 City Hall, 9 a. m. to 4 P $\,^{\rm M}$ Thomas Keech, Superintendent.

Bureau of Water Furveyor. No. 4 City Hall, 9 A. M. to 4 P. M. DANIEL O'REILLY, Water Purveyor. Keeper of Buildings in City Hall Fark. JOHN F. SLOPER, City Hall.

FINANCE DEPARTMENT.
Comptroller's Office. Nos. 19 and 20 New County Court-house, 9 A. M. to 4 F. M. John Kelly, Comptroller: Richard A. Stories. Deputy Comptroller.

Bureau for the Collection of Taxes. First floor Brown-stone Building, City Hall Park.

MARTIN T. McMAHON, Receiver of Taxes: ALFREDVREDENBURG, Deputy Receiver of Taxes.

Bureau of the City Chamberlain.

No. 18 New County Court-house, 9 A. M. to 4 P. M. J. Nelson Tappan, City Chamberlain.

Auditing Bureau. No. 19 New County Court-house, 9 A. M. to 4 P. M. DANIEL JACKSON, Auditor of Accounts. Bureau of Arrears.

No. 5 New County Court-house, 9 A. M. to 4 P. M. ARTEMAS CADY, Clerk of Arrears. Bureau for the Collection of Assessments.

No. 16 New County Court-house, 9 A. M. to 4 P. M. DWARD GILON, Collector. Eureau of City Revenue. No 6 New County Court-house, 9 A. M. to 4 P. M. EDWARD F. FITZPATRICK, Collector of City Revenue.

Bureau of Markets. No. 6 New County Court-house, 9 A. M. to 4 P. M. JOSHUA M. VARIAN, Superintendent of Markets.

LAW DEPARTMENT Office of the Counsel to the Corporation Staats Zeitung Building, third floor, 9 A. M. to 4 P. M WILLIAM C. WHITNEY, Counsel to the Corporation Andrew T Campbell, Chief Clerk. Office of the Fublic Administrator

No 49 Beekman street, 9 A. M. to 4 P. M. ALGERNON S. SULLIVAN, Public Administrator. Office of the Corporation Attorney. No. 49 Beekman street, 9 A. M. to 4 P. M. WILLIAM A. BOYD Corporation Attorney.

POLICE DEPARTMENT.

Central Office.

No. 300 Mulberry street, 9 A. M. to 4 P. M.

Stephen B. French, President Seth C. Hawley
Chief Clerk

DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office. Third avenue, corner Eleventh street, 9 A. M. to 4 P. M. TOWNSEND COX, President; JOSHUA PHILLIPS. Secretary.

FIRE DEPARTMENT.

Headquarters.

Nos. 155, and 157 Mercer street, 9 A. M. to 4 F. M.
VINCENT C. KING, President: CARL JUSSEN, Secretary.

HEALTH DEPARTMENT.

No. 301 Mott street, 9 A. M to 4 P. M. CHARLES F. CHANDLER, President; EMMONS CLARK,

DEPARTMENT OF PUBLIC PARKS No. 36 Union square, 9 a. m. to 4 P. m. James F. Wenman, President; Edward P. Barker,

Civil and Topographical Office.

Arsenal, 64th street a d 5th avenue, 9 A. M. to 5 P. M. Office of Superintendent of 23d and 24th Wards.
Fordham 9 A. M. to 5 P. M.

DEPARTMENT OF DOCKS. Nos. 117 and 119 Duane street, 9 A. M. to 4 P. M. EUGENE T. LYNCH, Secretary.

DEPARTMENT OF TAXES AND ASSESSMENTS Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M. JOHN WHEELER, President; Albert Storer, Secretary

BOARD OF ASSESSORS. Office, City Hall, Room No. 12, 9 A. M. to 4 P. M. HOMAS B. ASTEN, President; WM. H. JASPER THOMAS Secretary.

BOARD OF EXCISE.

Corner Mulberry and Houston streets, 9 A. M. to 4 P. M. RICHARD J. MORRISSON, President; J. B. ADAMSON Chief Clerk

SHERIFF'S OFFICE. Nos. 3 and 4 New County Court-house, 9 A. M. to 4 P. M. PRTER BOWE, Sheriff; JOEL O. STEVENS, Under Sheriff

REGISTER'S OFFICE. East side City Hall Park, 9 A. M. to 4 P. M. Frederick W. Loew, Register; Augustus T. Docharty, Deputy Register.

COMMISSIONERS OF ACCOUNTS. No. 27 Chambers street, 9 A. M. to 4 P. M WM. PITT SHEARMAN, JOHN W. BARROW,

COMMISSIONER OF JURORS.
No. 17 New County Court-house, 9 a. m. to 4 P. m.
THOMAS DUNLAP, Commissioner; ALFRED J. KEEGAN,
Deputy Commissioner

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P M.

WILLIAM A. BUTLER, County Clerk; J. HENRY FORD,

Deputy County Clerk.

DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 19, CITY HALL, New York, September 17, 1880.

TO CONTRACTORS.

DIDS OR ESTIMATES INCLOSED IN A SEALED envelope, with the title of the work, and the name of the bidder endorsed thereon, also the number of the work a. in the advertis ment, will be received until Thursday, September 30, 1880, at 12 o'clock M., at which hour they will be publicly opened by the head of the Department and read, for the following:

No. 1. SEWER in Sixty-ninth street, between Eighth and Ninth avenues.

No. 2. SEWER in Eighty-second street, between Eighth and Tenth avenues.

No. 3. SEWER in One Hundred and Second street, between Third and Lexington avenues.

No. 4. PAVING, with Belgian or trap-block pavement, the roadway of Lexington avenue, from a line ten feet north of and parallel to the north curb of Ninety-fourth street to a line ten feet south of and parallel to the south curb of Ninety-fifth street, and laying crosswalks at the northerly and southerly ends of the above-described pavements.

pavements.

PAVING, with Belgian or trap-block pavement, the roadway of Eighty-first street, from the easterly crosswalk of Second avenue to the westerly crosswalk of First avenue.

No. 6. PAVING with granite block pavement, the roadway of One Hundred and Twenty-sixth street, from a line five feet west of and parallel with the west curb of Seventh avenue to a line five feet east of and parallel with the test curb of Avenue St. Nicholas, and extending at Eighth avenue from a line five feet north of actions. avenue, from a I ne five feet north of and par-allel with the north curb of One Hundred and allel with the north curb of One Hundred and Twenty-sixth street to a line five feet south of and parallel with the south curb of One Hudred and Twenty-sixth street, except that crosswalks of two courses of granite, respectively, be laid at the terminating avenues, and both sides of Eighth avenue, within the lines of the sidewalk and parallel thereto; also that similar crosswalks be laid adjoining the pavement across Eighth avenue at the limits herein above described.

ment across Eighth avenue at the limits herein above described.

No. 7. REGULATING, grading, and setting curb stones and flagging six ewalks, four feet wide, in Sixty-first street, from the west curb of Tenth avenue to the east curb of Eleventh avenue.

No. 8. REGULATING, grading, and setting curb stones and flagging sidewalks, four feet wide, in Seventy-sixth street, from the east curb of Fourth avenue to the west curb of Third avenue.

No. 9. REGULATING and grading E ghty-fifth street, between Ninth and Te th avenues.

No. 10. REULATING, grading, and setting curb stones and flagging sidewalks, four feet wide, in Ninety-fourth street, from the westerly curb of Eighth avenue to the easterly curb of the Boulevard.

vard.

Blank forms of bid or estimate, the specifications, and agreements, the proper envelopes, in which to inclose the bids and any further information desired, can be obtained at the following offices, Sewers, Room 21, Regulating and Grading, Room 11, and Paving, Room 4, City

mg and Grading, Robbit
Hall.

The Commissioner of Public Works reserves the right
to reject any or all proposals, if, in his judgment, the same
may be for the best interests of the city.

ALLAN CAMPBELL,
Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS,
BUREAU OF WATER REGISTER, ROOM to CITY HALL,
NEW YORK, April 28, 1880.

CROTON WATER RATES.

NOTICE IS HEREBY GIVEN THAT, ACCORDing to law, Croton water rates for the current year will be due and payable at this office on and after May 1, 1880.

ALLAN CAMPBELL, Commissioner of Public Works.

BOARD OF STREET OPENING AND IMPROVEMENT.

NOTICE IS HEREBY GIVEN BY THE BOARD of Street Opening and Improvement, in accordance with the provisions of section 105 of chapter 335 of the Laws of 1873, entitled "An act to reorganize the local government of the City of New York," passed April 30, 1873; and of chapter 150 of the Laws of 1880, entitled "An act to facilitate the erection of a new building by the New York, Produce Exchange in the City of New York, by authorizing the closing of Marketfield street, and the sale of a lot of land and building on Stone street in said city, the property of the Mayor, Aldermen, and Commonalty of the City of New York, "passed April 28, 1880, that the said Board deem it to be for the public interest to alter the map or plan of the City of New York, so as to lay out and open a new street to extend from Beaver street to be a straight line extending from a point on the southerly side of Beaver street on: hundred and fifty-four (154) feet two and one-half (2½) inches easterly from the southeast corner of Beaver street and Broadway to a point on the northerly side of Marketfield street and Broadway, the ea terly side of said street to be parallel with an a twenty-five (25) feet easterly from its westerly side, so that the said new street will be of the uniform width of twenty-five (25) feet easterly from its westerly side, so that the said new street will be of the uniform width of twenty-five feet, and the said Board propose to alter the map or plan of the City of New York, so as to lay out and open the said street, and to lay out and open the said street, and to lay out and open the said street, and to lay out and open the same; and that they have laid their proposed action before the Board of Aldermen on the 7th day of September, 1880.

Dated New York, September 16, 1880.

Dated New York, September 16, 1880.

EDWARD COOPER, JOHN KELLY,

JOHN KELLY,
Comptroller.
ALLAN CAMPBELL,
Commissioner of Public Works,
JAME's F. WENMAN,
resident of the D-partment of Public Parks.
JOHN J. MORRIS,
President of the Board of Aldermen.
MORKISSON.

RICHARD J. MORRISSON, Secretary.

NOTICE IS HEREBY GIVEN BY THE BOARD of Street Opening and Improvement, in accordance with the provisions of section 105, chapter 335 of the Laws of 1873, entitled "An Act to reorganize the local government of the City of New York," passed April 30, 1873, and of chapter 159 of the Laws of 1880, entitled "An act to facilitate the erection of a new building by the New York Produce Exchange in the City of New York, by authorizing the clasing of Marketfield street, and the sale of a lot of land and building on Stone street, in said city, the property of the Mayor, Aldermen, and Commonalty of the City of New York," passed April 28, 1880, that the said Board deem it to be for the public interest to alter the map or plan of the City o New York by closing all that portion of Marketfield street on both sides of which the New York Produce Exchange for a new building, the said portion of Marketfield street being that part of said street commencing at Erodway and extending easterly from Broadway to a straight line, which is the prolongation in a southerly direction of a straight line drawn throu ih a point on the southerly side of Beaver street, which is one hundred and fifty-four (154) feet two and a half (2½) inches easterly from the southeast corner of Broadway and Beaver street, and through a point on the northerly side of Marketfield street, which is one hundred and forty-seven (147) feet ten (10) inches from the northeast corner of Marketfield street, which is one hundred and forty-seven (147) feet ten (10) inches from the northeast corner of Marketfield street, which is one hundred and forty-seven (147) feet ten (10) inches from the northeast corner of Marketfield street, which is one hundred and forty-seven (147) feet ten (10) inches from the northeast corner of Marketfield street, which is one hundred and forty-seven of Marketfield street, which is one hundred and forty-seven (147) feet ten (10) inches from the northeast corner of Marketfield street, which is one hundred and forty-seven (147) feet ten (10) inches f

Dated New York, September 16, 1830

ember 16, 1880. EDWARD COOPER, Mayor.

JOHN KELLY, Mayor.

Comptroller.

ALLAN CAMPBELL,
Commissioner of Public Works.
JAMES F. WENMAN,
President of the Department of Public Parks.
JOHN J. MORRIS,
President of the Board of Aldermen.
RICHARD J. MORRISSON, Secretary.

DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE.

TO CONTRACTORS.

PROPOSALS FOR GROCERIES, PROVISIONS, DRY GOODS, Etc.

SEALED BIDS OR ESTIMATES FOR FURNISH-

ing
GROCERIES

1,500 barrels Flour.
2,500 pounds Coffee Sugar.
1,500 "Crushed Sugar.
1,000 "Prime Kettle Rendered Lard.
24,000 Fresh E gs all to be candled).
50 barres Oa neal.
50 barres Frun s.
50 paw crop, 2,000 to the 50 barres Oa neal,
2 casks Frun s.
20 barrels Pic des, new crop, 2,000 to the barrel.

250 bushels Kye.
250 pounds Coca.
250 "Mustard pure.
500 barrels good, sound Irish Potatoes, to weigh 168 pounds to the barrel, net.

20 bales Blankets. 50 dozen Knit Shirts.

r coil best manilla rope (soft laid), 3 inches.

50 barrels chloride of lime, not less than 30 per cent. chloride.

or any part thereof, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9 o'clock A.M., of Friday, the 1st day of October, 1880. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed 'Bid or Estimate for Groceries, and Provisions, Dry Goods, etc.," and with his or their name or names and the date of presentation, to the head of said Department, at the said office, on or before the day and hour

above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

to the Corporation.

The award of the contract will be made as soon as prac-

from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

Delivery will be required to be made from time to time, at such time- and in such quantities as may be directed by the sand Department; but the entire quantity will be required to be delivered on or before thirty (30) days after the date of the contract.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, in the penal amount of fifty (30) per cent, of the estimated amount of the contract.

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

Each bid or estimate shall be accompanied by the consent shows and

tion. The Department of Public Charities and Correction.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or contract awarded to any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

defaulter, as surety or otherwise, upon any the Corporation.

The form of the agreement, including specifications, and showing the manner of payment can be obtained at the office of the Department.

Dated New York, September 18, 1880.

TOWNSEND COX,

THOMAS S. BRENNAN,

JACOB HESS,

Commissioners of the Department of Public Charities and Correction.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE.

TO CONTRACTORS.

PROPOSALS FOR ICE.

SEALED BIDS OR ESTIMATES FOR FUR-

nishing

1CE.

200 tons good, sound Ice, to be free from snow ice, and not less than ten inches thick, and to be delivered 150 tons at Ward's Island, and go tons at Ward's Island, landing weight, and to be discharged by the Department,

—or any part thereot, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9 o'clock a. M. of Friday, the 24th day of September, 1880. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Ice," and with his or their name or names, and the date of presentation to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates it deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or whis a defaulter, as surety or otherwise, upon any obligation to the Corporation.

The award of the contract will be made as soon as

to the Corporation.

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

Delivery will be required to be made on award of con-

tract.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to thet effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sure-

ties, in the penal amount of fifty (50) per cent. of the estimated amount of the contract.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect, that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureues for its faithful performance; and that if he shall omit or retuse to execute the same, they shall pay to the Corporation any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or

mates.

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

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

Payment will be made by a requisition on the Comptroller, issued on the completion of the contract. or from time to time, as the Commissioners may determine.

Bidders are informed that no deviation from the specifications will be allowed, unless under the written instruction of the Commissioners of Public Charities and Correction.

tion of the Commissioners of Fubile Charities and Correction rerection.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if
deemed to be for the public interest, and to accept any
bid or estimate as a whole, or for any one or more articles
included therein. No bid or estimate will be accepted
from, or contract awarded to, any person who is in
arrears to the Corporation upon debt or contract, or who
is a defaulter, as surety or otherwise, upon any obligation
to the Corporation.

The form of the agreement, including specifications, and
showing the manner of payment, can be obtained at the
office of the Department.

Dated New York, September 10, 1880.

Dated New York, September 10, 1880. TOWNSENI) COX,
THOMAS S. BRENNAN,
JACOB HESS,
Commissioners of the Department ot
Public Charities and Correction

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
No. 66 THIND AVENUE,
NEW YORK, September 13, 1880.

IN ACCORDANCE WITH AN ORDINANCE OF
the Common Council, "In relation to the burial of
strangers or unknown persons who may die in any of the
public institutions of the City of New York," the Commissioners of Public Charities and Correction report as
follows:

public institutions of the City of New York," the Commissioners of Public Charities and Correction report as follows:

At Morgue, Bellevue Hospital, from Mount St. Vincent—Unknown man; aged about 25 years; 5 feet 7 inches high; dark brown hair; black moustache; hazel eyes. Had on gray coat, dark pants, blue striped shirt, white socks, gaiters, straw hat.

Unknown man from Thirty-second Precinct Stationhouse—Aged about 40 years; 5 feet 7 inches high; moustache and goatee. Had on blue frock coat, dark pants, white flannel undershirt, blue striped hickory shirt, blue cotton socks, black straw hat.

Unknown man from Pier 2, East river—Aged about 25 years; 5 feet 7 inches high; light hair, sandy moustache; gray eyes. Had on black coat, dark striped pants, white shirt, white cotton socks, black an 1 white straw hat.

Unknown man from Pier 28, North river—Aged about 30 years; 5 feet 7 inches high; black hair and moustache. Had on blue check ju imper, plaid pants, white knit undershirt and drawers, white socks, gaiters.

Unknown man, from One Hundred and Thirtieth street and North river—Aged about 35 years; 5 feet 6 inches high. Had on black coat, on his person was found letter with following address: I. G. Bronson, 25 Ann street.

At Charity Hospital, Blackwell's Island—Matthew Flanagan; aged 35 years; 5 feet 7 inches high; sandy hair; dark blue eyes. Had on when admitted, blue coat, striped pants, gray vest, black felt hat, gaiters.

At Lunatic Asylum, Blackwell's Island—Guessappa Carnini; aged 50 years; 4 feet 10½ inches high; brown eyes; gray hair. Nothing known of her friends or relatives.

At Homocopathic Hospital, Ward's Island—Alexander Kelly; aged 70 years; 5 feet 7 inches high; gray eyes.

At Homocopathic Hospital, Ward's Island—Alexander Kelly; aged 70 years; 5 feet 10 inches high; gray eyes and hair. Had on when admitted, brown coat and vest, black pants, straw hat. Nothing known of his friends or relacting.

relatives.

At Hart's Island Hospital—William Craven; aged 24 years; 5 feet 9 inches high; blue eyes; light hair. Had on when admitted, dark coat, vest, and pants, straw hat. By order,

G. F. BRITTON.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, NEW YORK, September 16, 1880.

IN ACCORDANCE WITH AN ORDINANCE OF the Common Council, "In relation to the burial of strangers or unknown persons who may die in any of the public ins itutions of the City of New York," the Com-missioners of Public Charities and Correction report as

At Morgue, Bellevue Hospital, from foot of West Eleventh street—Unknown man; aged about 45 years; 5 feet 7 inches high. Had on blue frock coat, blue check jumper, black ribbed pants, white knit undershirt, white

socks.

At Work house, Blackwell's Island—Sophia Jaeger; aged 33 years. Committed August 25th, 1880, for six months. Nothing known of her friends or relatives.

At Lunatic Asylum, Blackwell's Island—Filen Prendergast; aged 20 years; 5 feet high; brown hair and eyes. Nothing known of her friends or relatives.

By Order, G. F. BRITTON.

G. F. BRITTON,
Assistant Secretary.

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK,
PROPERTY CLERK'S OFFICE,
NO. 300 MULBERRY STREET, ROOM NO. 39,
NEW YORK, September 15, 1880.

TWENTY-SEVENTH AUCTION SALE UN-CLAIMED PROPERTY, ACCOUNT PO-LICE LIFE INSURANCE FUND, VAN TASSEL & KEARNEY, AUCTIONEERS.

THE TWENTY-SEVENTH AUCTION SALE UNclaimed Property will take place at Police Headquarters, 301 Mott street, Tuesday, September 28, 1880, at 10 o'clock A. M., consisting of miscellaneous articles, boats, wagons, carts, harness, tobacco, combs, blankets, tea, coffee, buttons, male and temale clothing, boots, shoes, trunks, gold and silver watches, jewelry, revolvers, pistols, etc.; also, at same time and place, order Board of Police: wagon, iron and brass; also, at same time and place, account cartage, furniture, lumber, harness, sewing machine, etc.

C. A. ST. JOHN.

C. A. ST. JOHN, Property Clerk.

Police Department of the City of New York, Property Clerk's Office, No. 300 Mulberry Street, Room No. 39, New York, August 30, 1880.

New York, August 30, 1880. J

OWNERS WANTED BY THE PROPERTY
Clerk of the Police Department of the City of New
York, 300 Mulberry street, Room 39, for the following
property now in his custody without claimants: Boats,
rope, lead, iron, clothing (male and feniale), trunks and
contents, bags and contents, watches, boots and shoes,
revolvers, cloth (abandoned), jewelry, etc.; also small
amount of money taken from prisoners and tound by
officers of this Department.

C. A. ST. JOHN,

C. A. ST. JOHN, Property Clerk.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY the School Trustees of the Twelfth Ward, at the Hall of the Board of Education, corner of Grand and Elm streets, until Thursday, the 30th day of September, 1880, and until 4, o'clock P. M. on said day, for the steam heating apparatus required for the new house of Grammar School No. 72, corner Lexington avenue and One Hundred and Fifth street.

Plans and specifications may be seen at the office of the aperintendent of School Buildings, No. 146 Grand street,

third floor.

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

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

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

DAVID H. KNAPP

proposals submitted.

DAVID H. KNAPP,

ANDREW L. SOULARD,

GERMAIN HAUSCHEL,

CHARLES CRARY,

ROSWELL G. ROLSTON,

Board of School Trustees, Twelfth Ward.

Dated New York, September 16, 1880.

ASSESSMENT COMMISSION.

THE COMMISSIONERS APPOINTED BY CHAP-THE COMMISSIONERS APPOINTED BY CHAPter 550 of the Laws of 1880, to revise, medify, or
vacate assessments for local improvements in the City of
New York, give notice to all persons affected thereby that
the notices required by said act must be filed with the
Comptroller of said city and a duplicate thereof with the
Counsel to the Corporation, as follows:
First. As to all assessments confirmed prior to June 9,
1880, on or before November 1, 1880.
Second. As to all assessments confirmed subsequent to
June 9, 1880, for local improvements theretofore completed, and as to any assessment for local improvements
known as Morningside avenues, within two months after
the dates upon which such assessments may be respectively confirmed.
The notice must specify the particular assessment complained of, the date of confirmation of the same, the property affected thereby, and in a brief and concise manner
the objections thereto, showing that the assessment was
unfair or unjust in respect to said real estate.

Dated New York, July 13, 1880.
EDWARD COPER,
Mayor.
JOHN KELLY,
Comptroller.

JOHN KELLY, JOHN KELLY,
Comptroller.
ALLAN CAMPBELL,
Commissioner of Public Works.
GEORGE H. ANDREWS,
Commissioner under said Act.
DANIEL LORD, JR.,
Commissioner under said Act.

SUPREME COURT.

In the Matter of the Application of the Commissioners of the Department of Public Parks, for and on behalf of the Mayor, Aldermen, and Commonalty of the City of New York, relative to the opening of Sedgwick avenue, from Fordham Landing road to Boston avenue, in the City of New York.

PURSUANT TO STATUTE IN SUCH CASES made and provided, notice is hereby given that the bill of costs, charges, and expenses of the Commissioners of Estimate and Assessment in the above-entitled matter will be presented for taxation to the Supreme Court of the State of New York, at a Special Term of said court to be held at Chambers in the Court-house in the City of New York, on the twenty-second day of September, 1880, at 10 A.M. of said day, or as soon thereafter as counsel can be heard thereon.

The said bill of costs, charges, and expenses has been filed as provided for in the statute.

Dated New York, September 8, 1880.
WM. C. WHITNEY,
Counsel to the Corporation.

In the matter of the application of the Commissioners of the Central Park, for and in behalf of the Mayor, Alder-men, and Commonalty of the City of New York, rela-tive to the opening of Seventy-fourth street, from Eighth avenue to the Hudson river, in the City of New York.

WE, THE UNDERSIGNED COMMISSIONERS

We, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit:

1. That we have completed our estimate and assessment, and that all persons interested in these proceedings, or in any of the lands affected thereby, and who may be opposed to the same, do present their objections, in writing, duly verified, to Frederick Smyth, Esq., our Chairman, at the office of the Commissioners, No. & No. No. 22 in the said city, on or before the twelfth day of October, 1880, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said twelfth day of October, 1880, and for that purpose will be in attendance, at our said office, on each of said ten days, at 2 o'clock P. M.

II. That the abstract of the said estimate and assessment, together with our maps, and also all the affidavits, estimates and other documents which were used by us in making our report, have been deposited in the office of the Department of Public Works in the City of New York there to remain until the nmeteenth day of October, 1880.

III. That the limits embraced by the assessment aforesaid are as follows, to wit: All those certain lots, pieces or parcels of land, situate, lying and being in said City, and which, taken together, are bounded and joined as follows, to wit:

Northerly, by the centre line of the blocks between Seventy-fourth and Seventy-fifth streets; southerly, by the centre line of the blocks between Seventy-third and Seventy-fourth streets; easterly by the centre line of the Eighth avenue, and westerly, by the established bulkhead line of the Hudson river.

IV. That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at the Chambers thereof in the County Court-house in the City of New York, on the 2d day of November, 1880, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, August 27, 1880.

FREDERICK SMYTH, JACOB F. OAKLEY, WILLIAM M. TWEED, JR., Commissioners.

In the matter of the application of the Department of Public Parks, for and in behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title to that certain continuous road and avenue known as Boston road and Westchester avenue, although not yet named by proper authority, from Third avenue to the eastern line of the City of New York, at the Bronx river.

WE, THE UNDERSIGNED COMMISSIONERS

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to the owner or owners, occupant or occupants, of all houses and lots, and improved or unimproved lands, affected thereby, and to all others whom it may concern, to wit:

First.—That we have completed our estimate and assessment, and that all persons interested in these proceedings, or in any of the lands affected thereby, and who may be opposed to the same, do present their objections in writing, duly verified, to William H. Wickham, Esq., our Chairman, at the office of the Commissioners, No. 31 Pine street, in said city, on or before the 21st day of September, 1880, and that we, the said Commissioners, will hear parties so objecting within the ten week days next atter the said 21st day of September, 1880, and for that purpose will be in attendance at our said office on each of the said ten days, at 2 o'clock P. M.

Second.—That the abstract of the said estimate and assessment, together with our maps, and also all the affidavits, estimates and other documents which were used by us in making our report, have been deposited in the office of the Department of Public Works in the City of New York, there to remain until the 28th day of September, 1880.

Third.—That the limits embraced by the assessment

by us in making our report, have been deposited in the office of the Department of Public Works in the City of New York, there to remain until the 28th day of September, 1886.

Third—That the limits embraced by the assessment aforesaid are as follows, to wit: All those lots, pieces or parcels of land, situate, lying and being within the following described boundaries, viz.;

Commencing at a point on the northerly side of West-chester avenue, as the same is now being widened, at a point which would intersect it by a line drawn parallel to and five hundred [500] feet easterly of the easterly line of Third avenue; thence running northerly in a line parallel to Third avenue, until the said line is intersected by a line drawn parallel to and five hundred [500] feet southerly of the Boston road; thence running easterly and always five hundred [500] feet southerly of the southerly line of Boston road to Prospect avenue; thence easterly along Prospect avenue to the Bronx river; thence northerly along the Bronx river, until the same is intersected by a line drawn parallel to and one thousand (1,000) feet northerly of the northerly line of Westchester avenue; thence westerly and southerly and always one thousand (1,000) feet distant from the northerly line of Westchester avenue; thence easterly along Woodruff avenue; thence easterly along the northerly side of Denman street; thence easterly along the northerly side of Denman street; thence easterly along the northerly side of Denman street; thence easterly along the northerly side of Denman street; thence easterly along the northerly side of Denman street; thence easterly along the northerly side of Denman street; thence easterly along the northerly side of Denman street; thence easterly along the northerly side of Denman street; thence easterly along the northerly side of Denman

In the matter of the application of the Department of Public Works, for and on behalf of the Mayor, Alder-men, and Commonalty of the City of New York, rela-ative to the opening of Sixty-seventh street, from Third avenue to the Fast river, in the City of New York.

avenue to the Fast river, in the City of New York.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in these proceedings, or in any of the lands affected thereby, and who may be opposed to the same, do present their objections in writing, duly verified, to William Cruikshank, our Chairman, at the office of the Commissioners, No. 261 Broadway, Room No. 23, in said city, on or before the 14th day of September, 1880; and that we, the said Commissioners, will hear parties so objecting within ten week days next after said 14th day of September, 1880, and for that purpose will be in attendance at our office on each of said ten days, at three o'clock in the afternoon.

Second—That the abstract of said estimate and assessment, together with our maps, and also all the affidavits,

ment, together with our maps, and also all the affidavits, estimates, and other documents which were used by us in making our report, have been deposited in the office of the Department of Public Works, in the city of New York, there to remain until the 15th day of September,

York, there to remain until the 15th day of September, 1880.

Third—The limits embraced by the assessment aforesaid are as follows: All those lots, pieces, or parcels of land situate, lying, and being in the City of New York, neluded within the iollowing boundaries, viz: Commencing at a point on the easterly line of Third avenue, distant one hundred feet and five inches southerly from the southerly line of Sixty-eighth street; thence easterly and parallel to Sixty-eighth street; thence easterly and parallel to Sixty-eighth street; thence southerly along said bulkhead line of East river; thence southerly along said bulkhead line to a point which would be intersected by a line drawn parallel to Sixty-sixth street, and one hundred feet and five inches northerly of the northerly line thereof; thence westerly and parallel to Sixty-sixth street, and always one hundred feet and five inches northerly of the northerly line thereof; thence westerly and parallel to Sixty-sixth street, and always one hundred feet and five inches northerly along the easterly line of Third avenue; thence northerly along the easterly line of Third avenue; thence northerly along the easterly line of Third avenue in the point or place of beginning.

Excepting, however, from all the lands and premises above described so much thereof as is included within the areas of streets and avenues now opened and proposed to be opened by this proceeding.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at Special Term thereof, to be held at the New Court-house in the City of New York, on the 29th day of September, 1880, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that said report be confirmed.

Dated New York, August 2, 1880.

WILLIAM CRUIKSHANK,

heard thereon, a motor confirmed.

Dated New York, August 2, 1880.
WILLIAM CRUIKSHANK,
GUNNING S. BEDFORD,
ALLEN J. CUMING,
Commission

FIRE DEPARTMENT.

HEADQUARTERS

FIRE DEPARTMENT, CITY OF NEW YORK,
155 & 157 MERCER STREET,
NEW YORK, August 16, 1880.

NOTICE IS HEREBY GIVEN THAT THE
office of the Bureau of Inspection of Buildings (late
Department of Buildings) will, from and after September
1, 1880, be located at the Headquarters of this Department,
Nos. 155 and 157 Mercer street.
VINCENT C. KING,
President.

CARL JUSSEN, Secretary.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK, 155 AND 157 MERCER STREET, NEW YORK, August 23, 1880.

THE REMOVAL OF THE OFFICE OF THE Bureau of Inspection of Buildings, of which notice is given above, is postponed to October 1, 1880.
By order of the Board.

VINCENT C. KING.

VINCENT C. KING, President.

CARL JUSSEN, Secretary.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK,
155 and 157 MERCER STREET,
NEW YORK, November 7, 1878.

NOTICE IS HEREBY GIVEN THAT THE Board of Commissioners of this Department will meet daily at 10 o'clock A. M., for the transaction of business.

By order of the Board.

Ey order of the Board.

VINCENT C. KING, President

JOHN J. GORMAN, Treasurer,

CORNELIUS VAN COTT,

Commissioners

CARL JUSSEN, Secretary

LECISLATIVE DEPARTMENT.

THE COMMITTEE ON PUBLIC WORKS OF the Board of Aldermen will meet every Monday at two o'clock P. M., at Room No. 8 City Hall.

HENRY C. PERLEY,
THOMAS SHEILS,
JOHN McCLAVE,
HENRY HAFFEN,
BERNARD KENNEY.
Committee on Public Works.

FINANCE DEPARTMENT.

INTEREST ON CITY STOCKS.

THE INTEREST ON THE BONDS AND STOCKS of the City and County of New York, due November 1, 1880, will be paid on that day by the Comptroller, at his office in the New Court-house.

The transfer-books will be closed from September 27 to November 1, 1880.

JOHN KELLY,

FINANCE DEPARTMENT—Comptroller's Office, NEW YORK, September 21, 1880.

ARREARS OF ASSESSMENTS.

NOTICE TO PROPERTY OWNERS.

THE COMPTROLLER OF THE CITY OF NEW THE COMPTROLLER OF THE CITY OF NEW York hereby gives notice to the owners of real estate, that as provided by chapter 195, passed May 7, 1880, at any time before the first day of September, 1880, any person liable therefor may pay the amount of any assessment for any local improvement in the City of New York, confirmed prior to the passage of said act, and remaining unpaid with interest at the rate of seven per centum per annum, and after said first day of September, and before the first day of December, 1880, any such assessment may be paid as aforesaid with interest at the rate of nine per centum per annum, from the date of confirmation to the date of payment thereof.

If any such assessment shall not be paid before the first day of December, 1880, the rate of interest thereon will be twelve per centum per annum thereafter, as provided by law, from the date of confirmation to the date of payment.

The said act of 1880 is published herewith.

JOHN KELLY,

Comptroller.

CITY OF NEW YORK, DEPARTMENT OF FINANCE, COMPTROLLER'S OFFICE, July 23, 1880.

CHAPTER 195.

CHAPTER 195.

An Act in relation to the payment of assessments for local improvements in the City of New York.

Passed May 7, 1880; three-fifths being present.

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

Section 1. At any time before the first day of September, eighteen hundred and eighty, any person liable therefor may pay, to the officer authorized to receive the same, the amount of any assessment for any local improvement in the City of New York, heretofore confirmed and now unpaid, with interest thereon at the rate of seven per centum per annum from the date of confirmation to the date of payment and at any time on or after said first day of September, and before the first day of December, eighteen hundred and eighty, any such assessment may be paid as aforesaid, with interest at the rate of nine per centum per annum from the date of confirmation to the date of payment.

Sec. 2. Where any installment or installments of any assessments have been paid under the provisions of chapter one hundred and three of the laws of eighteen hundred

Sec. 2. Where any installment or installments of any assessments have been paid under the provisions of chapter one hundred and three of the laws of eighteen hundred and seventy-six, or of chapter one hundred and fifty-nine of the laws of eighteen hundred and seventy-seven, or of chapter two hundred and fifty-five of the laws of eighteen hundred and seventy-eight, the amount of such assessment or assessments remaining unpaid may be paid within the same periods prescribed in the first section of this act and upon the same terms and conditions therein prescribed.

scribed.

Sec. 3. Upon such payment in full, as hereinbefore provided, such assessment or assessments shall cease to be a lien upon the property, and shall be deemed fully paid, satisfied and discharged; and there shall be no further interest or penalty by reason of such assessment or assessments not having been paid within the time heretofore required by law, or by reason of any statute heretofore requiring the payment of any penalty or interest over the rate hereinbefore provided for upon any unpaid assessment.

ment.

Sec. 4. No provision of this act hereinbefore contained shall be construed as applicable to or affecting any assessment for the collection of which assessment the property

Sec. 5. This act shall take effect immediately.

INTEREST ON CITY STOCKS.

THE INTEREST ON THE BONDS AND STOCKS of the City of New York, due August 1, 1880, will be paid on Monday, August 2d, by the Comptroller, at his office in the New Court-house. New Court-house. sfer books will be closed from July 20, to

JOHN KELLY,

FINANCE DEPARTMENT—COMPTROLLER'S OFFICE, NEW YORK, July 19, 1885.

ARREARS OF TAXES.

NOTICE TO TAXPAYERS.

THE COMPTROLLER OF THE CITY OF NEW York hereby gives notice to owners of Real Estate in 1880, they may now pay any arrears of taxes and Croton water rents levied prior to the year 1877, with interest thereon at the rate of seven per cent, per annum. If, however, such taxes and Croton water rents are not paid before the first day of October next, the property on which they are due will be sold for taxes immediately thereafter, with the addition of accrued interest thereon at the rate of 12 per cent, per annum from the respective dates on which they were levied.

Lists for such tax sale are now being prepared by the Clerk of Arrears.

The time of payment of taxes for the years 1877, 1878, and 1879, with interest thereon at the rate of seven per cent, per annum, is extended to the first day of April, 1881 and if not paid before that date, interest will be payable at the rate of twelve per cent, per annum.

The Act, chapter 123, Laws of 1880, containing these provisions of law, is published below.

JOHN KELLY, Comptroller.

CITY OF NEW YORK—DEPARTMENT OF FINANCE, COMPTROLLER'S OFFICE, JUNE 4, 1880.

CHAPTER 123.

AN ACT in relation to arrears of taxes in the City of New York, and to provide for the reissuing of revenue bonds in anticipation of such taxes.

Passed April 15, 1880; three-fifths being present.

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

Section r. At any time after the passage of this act, and before the first day of October, eighteen hundred and eighty, any person may pay to the Comptroller of the City of New York the amount of any tax upon real property belonging to such person, heretofore laid or imposed and now remaining unpaid, together with interest thereon at the rate of seven per centum per annum, to be calculated from the time that such tax was imposed to the time of such payment, provided, also, that the time when such payment may be made on the amount of any such tax laid or imposed in the years eighteen hundred and seventy-nine shall extend to the first day of April, eighteen hundred and eighty-one. The comptroller shall make and deliver to the person making any such payment a receipt therefor, and shall forthwith cancel the record of any such tax on the books of the finance department; and upon such payment being made such tax shall cease to be a lien upon the property and shall be deemed fully paid, satisfied and discharged, and there shall be no right to any further interest or penalty by reason of such tax not having been paid within the time heretofore required by law, or by reason of any statute passed requiring the payment heretofore of any penalty or interest over even per centum per annum upon any unpaid tax.

Sec. 2. Any revenue bond heretofore issued in anticipation of the taxes in the first section specified which may fall due and become payable before said taxes are collected, may be reissued by the comptroller of said city, in whole or in part, for such period as he may determine, not exceeding one year.

Sec. 3. This act shall take effect immediately.

DEPARTMENT OF FINANCE,
BUREAU FOR COLLECTION OF ASSESSMENTS,
FIRST FLOOR, ROOM NO. 1, NEW COURT-HOUSE,
CITY HALL PARK,
New York, June 4, 1880.

NOTICE TO PROPERTY-HOLDERS.

PROPERTY-HOLDERS ARE HEREBY NOTI-fied that the following assessment list was received this day in this Bureau for collection:

Opening of—
156th street, from the westerly line of Kingsbridge road
to the easterly line of 11th avenue.
157th street, from the westerly line of the Road or Public Drive near the Harlem river to the easterly line of

nth avenue.

158th street, from the westerly line of Kingsbridge road to the Hudson river.

159th street, from the westerly line of the Road or Public Drive near the Harlem river to the easterly line of

All payments made on the above assessments on or before

An payments made on the above assessments on or before August 3, 1880, will be exempt (according to law) from interest. After that date interest will be charged at the rate of seven (7) per cent. from the date of entry.

The Collector's office is open daily, from 9 A. M. to 2 P. M., for the collection of money, and until 4 P. M. for general information.

EDWARD GILON,

Finance Department—Comptroller's Office, New York, January 22, 1880.

NOTICE TO OWNERS OF REAL ESTATE IN THE TWENTY-THIRD AND TWENTY-FOURTH WARDS OF THE CITY OF NEW YORK.

THE COMPTROLLER OF THE CITY OF NEW YORK.

The Comptroller of the City Of New York hereby gives notice to owners of real estate in the Twenty-third and Twenty-fourth Wards, that pursuant to an act of the Legislature of the State of New York, entitled "An ac to provide for the adjustment and payment of unpaid taxes due the county of Westchester by the towns of West Farms, Morrisania, and Kingsbridge, lately annexed to the city and county of New York." passed May 22, 1878, the unpaid taxes of said town have been adjusted and the amount determined as provided in said act, and that the accounts, including sales for taxes levied prior to the year 1874, by the Treasurer of the County of Westchester, and bid in on account of said towns, and also the unpaid taxes of the year 1873, known as Rejected Taxes, have been filed for collection in the Bureau of Arrears in the Finance Department of the City of New York.

Payments for the redemption of lands so sold for taxes by the Treasurer of the County of Westchester, and bid in on account of said towns, and payments also of said Rejected Taxes of the year 1873, must be made hereafter to the Clerk of Arrears of the City of New York.

N. B.—Interest at the rate of twelve per cent. per annum is due and payable on the amount of said sales for taxes and said rejected taxes.

JOHN KELLY, Comptroller

REAL ESTATE RECORDS.

THE ATTENTION OF LAWYERS, REAL Estate Owners, Monetary Institutions engaged in making loans upon real estate, and all who are interested in providing themselves with facilities for reducing the cost of examinations and searches, is invited to these Official Indices of Records, containing all recorded transfers of real estate in the City of New York from 1653 to 1857, prepared under the direction of the Commissioners of Records.

Grantors, grantees, suits in equity, insolvents and Sheriffs' sales, in 61 volumes, full bound, price. \$100 00 The same, in 25 volumes, half bound. 50 00 Complete sets, folded, ready for binding. 15 00 Records of Judgments, 25 volumes, bound. 10 00 Orders should be addressed to "Mr. Stephen Angell, Comptroller's Office, New County Court-house,"