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WILLIAM J. GAYNOR, MAYOR.

ARCHIBALD R. WATSON, Corporation Counsel. WILLIAM A. PRENDERGAST, COMPTROLLER.

DAVID FERGUSON, SUPERVISOR.

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BOARD OF ESTIMATE AND APPORTIONMENT

PUBLIC NOTICES.

A PUBLIC HEARING will be held by the Board of Estimate and Apportionment in Room 18 (Aldermanic Chamber), City Hall, on Thursday, November 21, 1912, at 10.30 o'clock a. m., upon the report submitted by the Committee on Terminal Improvements relative to the modification of the pierhead line on the Hudson River between West 30th street and Battery place, as proposed by the Commission to Investigate Port Conditions and Pier Extensions in New York Harbor, and the approval of the plan for the construction of long piers between West 44th street and West 56th street, on the Hudson River.

This hearing is for the purpose of enabling commercial and civic bodies and other persons interested to express their views as to the wisdom of the plan.

Dated New York, November 14, 1912.

PUBLIC NOTICE IS HEREBY GIVEN that the Board of Estimate and Apportionment will, pursuant to sections 526 et seq. of the Greater New York Charter, hold a public hearing, at which all persons interested shall be entitled to appear and be heard, on Thursday, November 21, 1912, at 10.30 o'clock in the forenoon, in Room 18 (Aldermanic Chamber), City Hall, Borough of Manhattan, on the application of the President of the Borough of Queens requesting this Board to adopt a resolution declaring it desirable and practical that certain electrical conductors in the streets and avenues in the 2d Ward of the Borough of Queens be placed underground, as follows:

Myrtle avenue, from Brooklyn Borough line to Cooper avenue; Seneca avenue, from DeKalb avenue to Myrtle avenue; Cypress avenue, from Myrtle avenue to the crossing of the Manhattan Beach division of the Long Island Railroad. JOSEPH HAAG, Secretary.

Dated New York, November 14, 1912.

THE BOARD OF ALDERMEN OF THE CITY OF NEW YORK.

COMMITTEE HEARING FOR CONSIDERATION OF THE BUDGET FOR 1913. November 15, 1912.

The Committee on Finance of the Board of Aldermen will hold a continued public hearing in the Aldermanic Committee Room, City Hall, Borough of Manhattan, on Monday, November 18, 1912, at 2.30 o'clock p. m., for consideration of the Budget for 1913.

All persons interested are respectfully invited to attend.

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

Borough of The Bronx. Bureau of Buildings. November 11, 1912.

I herewith submit a report of operaof The Bronx, for the week ending November 9, 1912:

mated cost, \$212,500); plans filed for al- Bronx.

terations, 10 (estimated cost, \$13,300); unsafe cases filed, 8; violation cases filed, 59; unsafe notices issued, 14; violation notices issued, 71; complaints lodged with tions of the Bureau of Buildings, Borough the Bureau, 28; number of pieces of iron and steel inspected, 1,473.

JOSEPH HAAG, Secretary.

JAMES A. HENDERSON, Superin-Plans filed for new buildings, 7 (esti- tendent of Buildings, Borough of The

DEPARTMENT OF HEALTH.

Report for the Week Ending Saturday, 12 m., November 9, 1912.

	Population	Estimated					th.	Death-rate.	
Boroughs.	U.S.Census April 15, 1910.	July 1, 1912.	1911.	1912.	Births.	Marria	Still-birth	1911.	1912.
lanhattan The Bronx rooklyn ueens	2,331,542 430,980 1,634,351 284,041 85,969	2,438,001 531,219 1,776,878 334,297 92,669	666 105 429 44 32	639 124 432 80 27	1,315 239 1,005 201 40	940 72 468 64 3	69 7 49 9	14.54 11.34 13.08 7.39 18.04	13.67 12.18 12.69 12.49 15.20
City of New York	4,766,883	5,173,064	1,276	1,302	2,800	1,547	135	13.36	13.13

* The presence of several large institutions, the great majority of whose inmates are residents of the other Boroughs, increases considerably the death-rate of this Borough.

Cases of Infectious and Contagious Diseases Reported.

	Week Ending-													
	Aug.	Aug.	Aug. 24.	Aug.	Sept.	Sept.	Sept.	Sept.	Oct.	Oct.	Oct. 19.	Oct. 26.	Nov 2.	Nov 9.
Tuberculosis } Pulmonalis,	438	383	327	396	341	414	468	428	381	417	388	398	452	364
Diphtheria and Croup	210	143	177	134	128	140	194	152	170	206	307	272	305	292
Measles Scarlet Fever	187 73	129 60	104 51	90 56	65 41	57 60	42 77	49 65	51 66	47 75	64 85	101	91 102	128 114
imall-pox Varicella Typhoid Fever	8 201	13 167	13 136	17 128	7 112	1 5 130	15 204	20 128	10 98	26 106	38 85	43 112	68 50	95 - 52
Whooping Cough	38	24	30	31	23	43	20	18	28	25	39	24	19	22
erebro-Spi- nal Meningi- tis	3	3	5	4	5	1	9	7	3	9	4	6	5	3
Total	1,158	922	843	856	722	851	I,029	867	808	911	1,010	1,052	1,092	1,071

Deaths by Principal Causes, According to Locality and Age.

Boroughs.	Contagious Dis- eases detailed elsewhere.	Malarial Diseases.	Whooping Cough.	Tuberculosis Pulmonalis.	Cerebro-Spinal Meningitis.	Bronchitis.	Diarrhoeal Diseases.	Diarrhocal Dis- eases under 5 Years.	Pneumonia,	Broncho Pneumonia.	Suicides.	Homicides.	Accidents.	Under 1 Year.	Under 5 Years.	5-65 Years.	65 Years and Over.
Manhattan The Bronx	17		3	65	ı	5	35	30 5 26	42 I0	35 7	4	2 2	42 7	117	16r 34	373 79	105
Brooklyn	14	1		35		5	28	26	28	25	5	I	20	74	II2	221	99
Oueens	Ì			2	**	**	1	1	8	5	1		9	14	22	38	20
Richmond	•••	••	••	4		••	••		1	1	••		I	3	3	15	9
Total	35	I	3	135	1	11	69	62	89	73	10	5	79	231	332	717	253

Deaths According to Cause, Age and Sex.

		Total Death	Sponding Wool of 1911.	Males.	Females.	*Under 1 Ye	I Year and Und	s and Under	Under 5 Ye	5-15.	15-25,	25-45.	45-65.	65 and Over
	Total, all causes	1,302	1,276	697	605	231	52	49	332	32	79	272	334	253
	1. Typhoid Fever 3. Malarial Fever	14	14 I	9	5			 I	ï,		4	6	3	
	4. Small-pox	.:	.;		••		 I	••		••				••
	6. Scarlet Fever	3	4	1	2		2		3					
	7. Whooping Cough.	3	2	••	3	2	1	••	3	••			••	••
		17	12	9	8	2	3	IO	15	1	1		.,	••
	g. Influenza	3	6		3		I		1		1			1
	Diseases	2	5		2	1		•••	1			••	ı	••
100	13. Tuberculosis Pul- monalis	135	139	86	49	1	τ		2	2	23	75	31	2
20.00	14. Tuberculous Men-	13	13	. 6	7	4	3	2	9	2	I	I	••	**
	Tuberculosis	20	12	IO	10		4	2	6	1	4	4	2	3
į	6. Cancer, Malig-	88	67	32	56	••			••		2	18	43	25
	17. Simple Meningitis. Of which	2	5	1	1	I		••	I		"	**	1	••
	Meningitis	I		•	I	I		••	1			••		•••
	18. Apoplexy, Softening of the Brain	18	21	9	9					••		3	6	9
	o Organic Heart	167	177	81	86					5	7	33	57	65
	21. Chronic Bronchitis.	3	6	4 2	7	7								3
	22. Pneumonia (ex-) cluding Broncho Pneumonia)	89	73	51	38	7	5	10	22	2	5	19	23	18
ı	222. Broncho Pneumonia	73	70	39	34	34	12	7	53	4	1	I	5	9
	ag. Other Respiratory Diseases	6	6	4	2				••		1	2	1	2
	24. Diseases of the Stomach (Cancer excepted)	5	12	3	2						1	1	2	1
	25. Diarrhœal diseases ((under 5 years)	62	46	41	21	49	11	2	62				,.	
	26. Appendicitis and Typhilitis	11	8	7	4	, 				3	1	2	5	
	27. Hernia. Intestinal Ubstruction	16	14	10	6	4		1	5		1	I	6	3
	28. Cirrhosis of Liver	22	24	12	10	••		••	••	••		5	13	4
	29. Bright's Disease and Nephritis	113	102	57	56	**	2	**	2	1	4	20	55	31
	en (not Cancer)	3	7	•	. 3	••	"	••			"	2	1	••
	cæmia}	2	4	••	2	••		"	"	••		2	••	••
	Diseases 33. Congenital De-)	10	9	••	10	**	"	••		••	I	9		••
	bility and Mal-} formations)	91	73	52	39	91		••	91			••	**	•••
	34. Old Age 35. Violent Deaths	12 84	5 6t	5 57	7 27	ı. I	::	8	9	8	9	25	17	16
	a. Sunstroke b. Other Accidents.	79	52	53	26	ï	::	8	9		7	22	17	16
-	c. Homicide	5	9	4	1						2	3	8	
	36. Suicide	10	9	7	3	::		••	 ar	";		1	8	I
1	17. All other causes	103	224	100	92	27	4 1	4	35	3	12	41	54	47

* If the deaths under one month, numbering 98 from all causes, be deducted from the total deaths under one year, the resultant rate will be 53 deaths of infants per 1,000 living at that age.

Deaths According to Cause, Annual Rate per 1,000 and Age, with Meteorology and Number of Deaths in Public Institutions for 14 Weeks.

							Week	Ending	-					
•	Aug.	Aug.	Aug.	Aug.	Sept.	Sept.	Sept.	Sept.	Oct.	Oct.	Oct- 19.	Oct.	Nov.	Nov.
Total deaths	1,267	1,362	1,310	1,317	1,229	1,251	1,162	1,194	1,274	1,393	1,243	1,238	1,149	1,302
Annual death-	12.73	13.73	13.24	13.28	12.39	12.62	11.72	12.04	12.85	14.05	12.53	12.48	11.55	13.13
Typhoid Fever Malarial Fevers. Small-pox	9	16	19	19	14	18 3	22	22	15 1	15 2	18	11 2	14	14
Measics	4	7 8 10	8 3	3 3	1 16	4 5 13	4	3 2 7	3 5 2	4 7	5 8	1 4	9 3	3 3
Diphtheria and Croup	20	9	10 I	7	12	1	10	12	13	19	13	12	15	17
Cerebro-Spinal Meningitis.	3	2	7	5	1	3	4	3	5	3	1	2	i	1
Tuberculosis Pulmonalis Other Tubercu-	161	126	166	135	127	149	122	126	155	165	143	122	123	135
Acute Bronchitis	6 52	58	6 38	36	8 47	8 38	6 53	30 6 40	25 15 52	10 64	10	10 89	12 83	33 11 89
Broncho Pneu- monia	37	49	62	54	53	48	53	43	56	54	79	72	67	73
der 5	214	219	211	196	171	167	148	169	130	110	87	18	67	62
diseases) Other Causes	175	186	170	158	182	140	185	133	112	93	72	70	58 165	182
under I S Diarrhœas under L		100	10,	***	102	•/4	105	175	177	190	201	-,-	103	102
Institutions Tenements Violent Deaths	62 113 80	55 114 97	63 107 81	55 103 93	45 95 74	37 103 68	85 71	96 79 71	47 65 54	37 56 80	22 50 68	29 41 73	38 69	21 28 84
Under one year. Under five years Five to sixty-five	354 469 625	355 498 686	357 470 657	369 473 659	322 430 605	314 400 660	314 395 609	308 412 608	271 381 693	289 394 737	273 372 673	261 331 671	223 309 635	231 332 717
Sixty-five years and over	173	178	183	185	194	191	158 ==	174	200	262 ===	198	236	205	253 ===
In Public and Private Institutions	514	569	547	544	464	524	449	449	513	582	496	485	435	514
Inquest cases	176	200	187	191	157	158	166	166	171	194	162	183	184	205
Mean barometer. Mean humidity Inches of rain)	30.03 68.4	63.7	29.68 75.6 1.56in	63.3	84.1	61.4	74.4	75.6	64.4		59.	74.9	62.	29.97 63.6 2.26in
or snow) Mean temperature (Fahrenheit)			73.6°							-			54·4°	
Maximum tem- perature (Fahrenheit)	79.°	91.	87.0	92.•	87.•	91.•	8 ₂ .•	70.°	78.*	81.0	72.°	6 9.•	72.*	67.•
Minimum tem- perature (Fahrenheit)		58.•	62.°	51.•	57.•	55.•	55.•	47.°	39.*	49.•	40.°	47.°	37.•	31.•

Infectious and Contagious Diseases in Hospital,

*	Willard Parker Hospital.			R	Riverside Hospital.					Kingston Ave. Hospital.				
	Scarlet Fever.	Diph- theria.	Total.	Diph- theria.	Measles.	Scarlet Fever.	Tuber- culosis Pulmo- nalis.	Total.	Diph- theria.	Measles.	Scarlet Fever.	Small- pox.	Total.	Tuber- culosis Pulmo- nalis.
Remaining Nov. 2, 1912 Admitted Discharged Died Remaining Nov. 9, 1912	54 12 9 	69 46 37 4 74	123 58 46 4 131	3 2	27 8 7 28	:::::::::::::::::::::::::::::::::::::::	18 6	346 13 27 6 326	49 20 16 2 51		48 12 11 1 48		97 32 27 3 99	507 19 17 509
Total treated	66	115	181	3	35		321	359	69	<u></u>	60		129	526

Bacteriological Examination of Croton Water, November 4, 1912.

Colonies developed from 1 c.c., 24 hours, 37° C.= 98

Colonies developed from 1 c.c., 48 hours, 24° C.=128.

Bacilli of colon group not present in 20 c.c.

Microscopical examinations are not made at this laboratory

APPROVED PAPERS.

FOR THE WEEK ENDING NOVEMBER 16, 1912.

No. 1347.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of seven thousand dollars (\$7,000), the proceeds whereof to be used by the Commissioner of Water Supply, Gas and Electricity, for the purpose of equipping the new branch office of the Department in the Borough of The Bronx.

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

Adopted by the Board of Aldermen October 22, 1912. Approved by the Mayor November 6, 1912.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of twenty-five thousand dollars (\$25,000), the proceeds whereof to be used by the Commissioner of Correction for the purpose of procuring supplies for the remainder of the year 1912.

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

Adopted by the Board of Aldermen October 22, 1912. Approved by the Mayor November 7, 1912.

No. 1349.

AN ORDINANCE providing for an issue of corporate stock of The City of New York in the sum of six thousand dollars (\$6,000), being the City's share of a total of eight thousand dollars (\$8,000) for the expenses of the Bronx Parkway Commis-

sion for the year 1912, for topographical survey, etc.

Be it Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment October 10, 1912, and authorizes the Comptroller to issue corporate stock of The City of New

York to the amount and for the purposes therein specified: Resolved, That, pursuant to the provisions of chapter 594 of the Laws of 1907, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York, to an amount not exceeding six thousand dollars (\$6,000). being the City's share of a total of eight thousand dollars (\$8,000) for the expenses of the Bronx Parkway Commission for the year 1912, for topographical survey, and in connection with acquisition and improvement of lands donated to the commission, and when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

Adopted by the Board of Aldermen October 29, 1912. Approved by the Mayor November 7, 1912.

No. 1350.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of three thousand six hundred and forty-seven dollars and fifty-eight cents \$3,647.58), the proceeds where of to be used by the Commissioner of Public Charities for the purpose of compensating Teachers in the Department at the same rate paid in the public schools, as required by law. All obligations contracted for hereunder to be incurred on or before December 31, 1912.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held May 31, 1912.

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

	Title	Per	Rate Annum.	Number of Incumbents
Musical	Instructor		\$5 00	1

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

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1352. Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held May 31, 1912.

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

Title.	Rate Per Diem.	Number of Incumbents.
Painter	*\$3 50	1
Tinsmith	*4 25	1

lowing list:

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said positions as set forth therein. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting, held June 6, 1912.

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

Whereas, The matter of adjusting the compensation of Janitors and the fixation of their salaries under the provisions of section 56 of the Charter is now in the hands of a Special Committee of the Board of Estimate and Apportionment; therefore, be it Resolved, That, pursuant to the provisions of section 56 of the Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen, pending the report of said Committee, the compensation of Janitors in the Department of Education be fixed temporarily, and until further modified, in accordance with the fol-

Title and School.	Rate of Compensation.
Janitor, 73, Queens	\$48 75 per month
Janitor, 43. Manhattan	200 00 per month 64 00 per month
Janitor, 130, Manhattan	140 00 per month
Janitor, 23, Manhattan	60 00 per month
Janitor, 98D, Manhattan	816 00 per annum
Cleaner, 73, Queens	1,212 00 per annum
Janitor-Engineer, 14, Brooklyn	1,080 00 per annum
Janitor, 43, Queens	4,344 00 per annum
Janitor-Engineer, 20, Manhattan	5,064 00 per annum
Janitor-Engineer, 21, Manhattan	3,540 00 per annum
Janitor-Engineer, 30, Manhattan	2.892 00 per annum
Janitor-Engineer, 37, Manhattan	4,116 00 per annum
Janitor-Engineer, 42, Mannattan	3,936 00 per annum
Janitor-Engineer, 46, Manhattan	6,684 00 per annum
Janitor-Engineer, 62, Manhattan	3,036 00 per annum
Janitor-Engineer, 0/, Mannattan	3,456 00 per annum
Janitor-Engineer, 92, Manhattan	4,476 00 per annum
Janitor-Engineer, 147 and Annex, Manhattan	1,644 00 per annum
Janitor-Engineer, 16, The Dronx	1,128 00 per annum
Janitor, 38, Brooklyn	2,712 00 per annum
Janitor-Engineer, 45, Brooklyn	2,340 00 per annum
Janitor, 107. Brooklyn	3,612 00 per annum
Clause 9 Occases Fight School, Diooklyn	936 00 per annum
Cleaner, 8, Queens	1,164 00 per annum
Janitor-Engineer, 13, Queens	720 00 per annum
Janitor-Engineer, 13, Queens	1,668 00 per annum
Janitor, 23, Oueens	2,400 00 per annum
Janitor, 44, Queens.	1,320 00 per annum
Janitor, 50, Queens	1,368 00 per annum
Janitor-Engineer, 86, Queens.	2,484 00 per annum
Janitor-Engineer, Training School for Teachers, Queens	3,360 00 per annum
Janitor, 41, Brooklyn	1,476 00 per annum
Janitor-Engineer, 2, Manhattan	*50 00 per month
Jamioi-Engineer, 2, Mannattan	JO OU PET INOIRE

*Extra for the care of the athletic field, located at Clinton and Cherry streets,

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

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1354. Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting, held June 6, 1912.

Whereas, By opinions of the Corporation Counsel, as of June 28, 1910, and July 30. 1910, the Comptroller was advised that the payment of salaries of Janitors in the Department of Education is illegal, unless such salary shall have been established

under the provisions of section 56 of the Greater New York Charter; and Whereas. The matter of adjusting the compensation of Janitors and the fixation of their salaries under the provisions of section 56 of the Charter is now in the hands of a Special Committee of the Board of Estimate and Apportionment; therefore be it Resolved, That, pursuant to the provisions of section 56 of the Charter, the Board

of Estimate and Apportionment hereby recommends to the Board of Aldermen, pend-

ing the report of said Committee, the compensation of Janitors in the Department of

Education be fixed temporarily, and until further modified, in accordance with the following list:

Title and School.	Rate of Compensation				
Janitor-Engineer, 27, Brooklyn. Janitor-Engineer, 134, Brooklyn. Janitor-Engineer, 43, Manhattan. Janitor-Engineer, 46, The Bronx. Janitor-Engineer, 98D, Mahhattan. Janitor, 21, Brooklyn. Janitor, 148, Brooklyn. Janitor, 8, Manhattan. Janitor, 113, Manhattan. Janitor, 125, Manhattan.	2,220 3,396 4,044 1,036 87 220 140	per annum per annum per annum			

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

Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1355. Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of fifteen hundred dollars (\$1,500), the proceeds whereof to be used by the Commissioner of Water Supply, Gas and Electricity, for the purpose of an inspection

All obligations contracted for hereunder to be incurred on or before December 31, 1912.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1356. Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of four thousand dollars (\$4,000), the proceeds whereof to be used by the Trustees of Bellevue and Allied Hospitals for the purpose of purchasing an auto am-

bulance for the use of Fordham Hospital. All obligations contracted for hereunder to be incurred on or before December

31, 1912. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1357.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be, and it is hereby, requested to authorize the Comptroller to issue special revenue bonds to the amount of twenty-five thousand dollars (\$25,000), the proceeds whereof to be used by the Trustees of Bellevue and Allied Hospitals for the purpose of procuring supplies. All obligations contracted for hereunder to be incurred on or before Decem-

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1358. Whereas, The Board of Estimate and ionment adopted the follow

resolution at a stated meeting held June 20, 1912. Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the County Clerk, County of Kings, of the grade of position, in addition to those heretofore established, as follows:

	Rate	Number of
Title.	Per Hour.	Incumbents.
litle.	Per Hour	۲.

***\$0** 60

1

Telephone	Operator	
*With	total comp	ensation not to exceed \$1.50 a day

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixed the compensation of said position as set forth therein. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1359. Resolved, That the following named persons be and they are hereby appointed

City Surveyors: Eugene Nagy, of 512 E. 84th st., Borough of Manhattan.

Harold L. Nelson, of 21 Pearl st., Stapleton, Borough of Richmond. John L. Borjes, of 26 Dry Harbor road, Glendale, Borough of Queens. William J. Morley, of 110 Prospect st., Winfield, Borough of Queens.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held July 11, 1912:

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

Whereas, The matter of adjusting the compensation of Janitors and the fixation of their salaries under the provision of section 56 of the Charter is now in the hands of a Special Committee of the Board of Estimate and Apportionment; therefore be it Resolved, That, pursuant to the provisions of section 56 of the Charter, the

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

Janitor-Engineer, Public School 148, Brooklyn; rate of compensation, \$4,392 per annum.

Janitor-Engineer, Public School 21, Brooklyn; rate of compensation, \$1,272 per

Janitor, Public School 73. Manhattan; rate of compensation, \$120 per month. Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said positions as set forth therein.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1361.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting, held July 11, 1912.

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

Whereas, The matter of adjusting the compensation of Janitors and the fixation of it is hereby requested to authorize the Comptroller to issue special revenue bonds to

their salaries under the provision of section 56 of the Charter is now in the hands of a special committee of the Board of Estimate and Apportionment; therefore be it Resolved, That, pursuant to the provisions of section 56 of the Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen, pending the report of said Committee, the compensation of Janitors in the Department of Education be fixed temporarily, and until further modified, in accordance with the following list: with the following list:

Janitor, Public School 97C and 98A, Manhattan..... \$1,140 00 per annum 50 00 per month 68 00 per month anitor, Public School 16, Brooklyn..... 1,992 00 per annum

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said positions as set forth therein. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1362. Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting, held July 11, 1912.

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

Title.	Rate Number Per Annum. Incumbe		
Real Estate Investigator	\$3,000 00	1 .	

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

Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1363. Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting, held July 15, 1912.

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

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

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

Title.	School.	Rate of Compensation.		
Janitor (J. S. H.) Janitor-Engineer Janitor Janitor Janitor Janitor Janitor Janitor	70, Brooklyn	2,604 00 per annum 720 00 per annum 250 00 per month 136 00 per month		

Resolved, That the Board of Aldermen hereby approves of and concurs in dution and therein.

Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That, in pursuance of subdivision 8, section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of \$1,793.75, the proceeds whereof to be used by the Comptroller for the payment of rent of the three stores, 358-360-362 on the Adams st. front of the Park Building, in the Borough of Brooklyn, containing a total area of 2,870 square feet, under a lease to the City, from July 1, 1912, to December 31, 1912, for use of the Commissioner of Jurors of the Borough of Brooklyn,

All obligations contracted for hereunder to be incurred on or before December 31, 1912.

Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved. That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of seventy dollars (\$70), the proceeds whereof to be used by the Trustees of the Supreme Court Library, Borough of Queens, for the purpose of payment of insurance premium on bonds.

All obligations contracted for hereunder to be incurred on or before December 31, 1912. Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or

disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of three thousand three hundred dollars (\$3,300), the proceeds whereof to be used by the Clerk of the City Court for the purpose of paying salaries of three additional Assistant Clerks.

All obligations contracted for hereunder to be incurred on or before December 31, 1912.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or

disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of two hundred dollars (\$200), the proceeds whereof to be used by the Chief of the Bureau of Licenses, Mayor's office, for the purpose of repairs to furniture and fittings. All obligations contracted for hereunder to be incurred on or before December 31, 1912.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or lisapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and

the amount of ten thousand dollars (\$10,000), the proceeds whereof to be used by in the Borough of Brooklyn, provided the said storm door shall be erected so as to the Corporation Counsel for the purpose of the continuation of litigation relating to the pollution of New York waters. All obligations contracted for hereunder to be incurred on or before December 31, 1912.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of seven hundred and fifty dollars (\$750), the proceeds whereof to be used by the Sheriff of Queens County for the purpose of replenishing contingent account. All obligations contracted for hereunder to be incurred on or before December 31, 1912

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of two hundred and fifty-five dollars (\$255), the proceeds whereof to be used by the Municipal Explosives Commission for the purpose of paying the Stenographer up to and including October 8, 1912.

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

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of one thousand three hundred and twenty-five dollars (\$1,325), the proceeds whereof to be used by the Commissioner of Correction for the purpose of the receipt hereof from his Honor the Mayor.

wages for certain additional employees. All obligations contracted for hereunder to be incurred on or before December

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1372. Resolved. That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of six hundred and eighty dollars (\$680), the proceeds whereof to be used

by the Sheriff of Queens County for the purpose of expenses of primary election on September 17, 1912. All obligations contracted for hereunder to be incurred on or before December 31, 1912. Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or

disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Whereas. The Board of Estimate and Apportionment adopted the following resolution at a stated meeting, held September 19, 1912. Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Police Department of the grade of posi-

tion, in addition to those heretofore established, as for		
Title.	Rate Per Annum.	Number of Incumbents.

-and that the grade of position of Foreman of Stables, at \$2,000 per annum, be hereby Resolved, That the Board of Aldermen hereby approves of and concurs in the

Superintendent of Stables.....

above resolution and fixes the salary of said position as set forth therein. Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or

disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting, held September 19, 1912.

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

Title.	Rate Per Annum.	Number of Incumbents.
Inspector of Repairs and Supplies	\$1,650 00	1

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position as set forth therein. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1375. Resolved, That in pursuance of the provisions of subdivision 8 of section 188. of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of twenty-five thousand dollars (\$25,000), the proceeds whereof to be used by the Trustees of Bellevue and Allied Hospitals for the purpose of meeting a deficit for which \$50,000 was asked, of which amount one-half has already been

granted. All obligations contracted for hereunder to be incurred on or before December 31, 1912.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1376. Resolved, That permission be and the same is hereby given to Joshua M. Phillips, of 769 Fulton st., to parade a man with an advertising sign through the streets and thoroughtares of the Borough of Brooklyn, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his is nor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1377. 2716 Church ave., Brooklyn, to erect, place and keep a storm door within the the Borough of Queens, provided the said storm door shall be erected so as to conform stoop line in front of premises at the southeast corner of Church and Rogers aves., in all respects with the provisions of the ordinance in such case made and provided;

conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to James Smith to erect, place and keep a booth within the stoop line in front of premises 2308 Broadway, in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1379.

Resolved, That permission be and the same is hereby given to William Reilley to erect, place and keep a storm door within the stoop line in front of premises 251 W. 44th st., in the Borough of Manhattan, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 22, 1912. Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to Olaf Johanson, of 412 Audubon ave., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from

Adopted by the Board of Aldermen October 22, 1912, Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to Gorlin & Levine, of 1125 Amsterdam ave., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to Eisler's Packing House to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1383. Resolved, That permission be and the same is hereby given to H. A. Hamburger of 213 Willis ave., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of The Bronx, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912, Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to John Mareno to crect, place and keep a booth within the stoop line in front of premises 129 Havemeyer street, in the Borough of Brooklyn, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1385. Resolved, That permission be and the same is hereby given to the Lord Pipe Company to parade five men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1386. Resolved. That permission be and the same is hereby given to the Akron Building Company to erect, place and keep a storm door within the stoop line in front of the 83d st. side of premises on the southwest corner of Park ave. and 83d st., in the Borough of Manhattan, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at its own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1387. Resolved. That permission be and the same is hereby given to William Fink to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1388. Resolved. That permission be and the same is hereby given to William J. Martin to erect, place and keep a storm door within the stoop line in front of premises on Resolved, That permission be and the same is hereby given to Robert Voll, No. | the Fresh Pond road, one hundred and twenty feet south of Myrtle ave., Glendale, in the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen,

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1389. Resolved, That permission be and the same is hereby given to William J. Martin to erect, place and keep a storm door within the stoop line in front of premisse 1908 Myrtle ave., Glendale, in the Borough of Queens, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during

the pleasure of the Board of Aldermen. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1390. Resolved, That permission be and the same is hereby given to George E. Flagg, to erect, place and keep a storm door within the stoop line in front of premises on the southwest corner of Forest ave. and George st., Evergreen, in the Borough of Queens, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to Morris Jacobs to erect, place and keep a booth within the stoop line in front of the 162d st. side of premises on the southeast corner of 162d st. and Prospect ave., in the Borough of The Bronx, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1392.

Resolved, That permission be and the same is hereby given to T. Butt to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to Leo Feder, of 61 Park Row, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York oughfares of the Borough of Manhattan, under Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to Theodore Obrig & Co., of 34 Maiden Lane, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1395.

Resolved, That permission be and the same is hereby given to Meyer Greenebaum, of 83 Spring st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1396.

Resolved. That permission be and the same is hereby given to Philip Ginsberg, of 208 W. 35th st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor. Adopted by the Board of Aldermen October 22, 1912

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to the Harlem Photo Studio, of 274 W. 125th st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days

from the receipt hereof from his Honor the Mayor. Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York

Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to J. C. Clark to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22. 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved. That permission be and the same is hereby given to the Terminal Theatre Ticket Co. to parade a man with an advertising sign through the streets and tioroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1400.

Resolved, That permission be and the same is hereby given to W. John Carey, of 142 W. 125th st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to H. Reiser to erect, place and keep a storm door within the stoop line in front of premises on the southwest corner of Pitkin and Rockaway aves., in the Borough of Manhattan, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to the Lotus Theatre Company to erect, place and keep storm doors within the stoop line in front of premises 1155 DeKalb ave., in the Borough of Brooklyn, provided the said storm doors shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at its own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1403. Resolved, That permission be and the same is hereby given to the Forty-Eighth Street Theatre (William A. Brady, proprietor), to parade four men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor; provided, that the men when displaying their signs do not go upon 34th st., between 5th and 6th aves., on 42d st., between 6th and 7th aves., nor on Broadway, between

39th and 44th sts. Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1404. Resolved, That permission be and the same is hereby given to Mile. S. Koppel, of 158 W. 34th st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor; provided, that the man when displaying his sign does not go upon 34th st., between 5th and 6th aves.; on 42d st., between 6th and 7th aves., nor on Broadway, between 39th and 44th sts.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1405. Resolved, That permission be and the same is hereby given to A. N. Jacob, of 621 6th ave., to parade a man with an advertising sign through the streets and thorpartment; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor; provided, that the man when displaying his sign does not go upon 34th st., between 5th and 6th aves.; on 42d st., between

6th and 7th aves., nor on Broadway, between 39th and 44th sts. Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1406. Resolved, That permission be and the same is hereby given to L. & S. Mandell, of 1514 1st ave., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912 Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1407. Resolved, That permission be and the same is hereby given to the Novelty Extension Table Co. (J. Bausch, proprietor), to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor,

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1408. Resolved, That permission be and the same is hereby given to E. Perlberg to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to the Rosenbach Company, of 13 and 21 Park row, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor. Adopted by the Board of Aldermen October 22, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1410. Resolved, That permission be and the same is hereby given to R. W. Bennett & Co., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Brooklyn, under the supervision of the Police Department, such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 22, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1411. Resolved, That permisison be and the same is hereby given to George S. Trenner to parade two men with advertising signs through the streets and thoroughfares of the Borough of Manhattan under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor. Adopted by the Board of Aldermen October 22, 1912

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1412, AN ORDINANCE to amend section 430 of Part 1 of the Code of Ordinances, relating to "the discharge of firearms."

Be it Ordained by the Board of Aldermen of The City of New York as follows: Section 1. Section 430 of Part 1 of the Code of Ordinances, relating to "the discharge of firearms," as amended, is hereby further amended by adding at the end thereof the words the grounds of the College Point Gun Club, in the meadow lands at the southeast corner of the College Point Causeway and 11th avenue, College Point, in the Borough of Queens.

Section 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1413. Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held September 26, 1912:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on January 11 1912, and approved by the Board of Aldermen on February 6, 1912, as follows:

"Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the following resolution adopted by the Board of Estimate and Apportionment June 3, 1910, and approved by the Board of Aldermen June 28, 1910:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding two hundred and twenty-six thousand eight hundred dollars (\$226,800), to provide means for the construction of new Public School 40, Pacific and Union Hall streets, Jamaica, Borough of Queens, and when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding two hundred and twenty-six thousand eight hundred dollars (\$226,800), the proceeds whereof to be applied to the purposes aforesaid."—be amended to make the amount read two hundred and thirteen thousand five hundred and twenty-five dollars (\$213,525)."

-be amended to make the amount read two hundred and eleven thousand five hundred

and forty-nine dollars and fifty cents (\$211,549.50).

Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1414. AN ORDINANCE providing for an issue of corporate stock of The City of New York in the sum of one thousand nine hundred and seventy-five dollars and fifty cents (\$1,975.50), to provide means for the equipment of Public School 40, Jamaica, Borough of Queens.

Be it ordained by the Board of Aldermen of The City of New York, as follows: Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment, September 26, 1912, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified.

Resolved, That pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one thousand nine hundred and seventy-five dollars and fifty cents (\$1,975.50), to provide means for the equipment of Public School 40, Pacific and Union Hall streets, Jamaica, Borough of Queens, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

Adopted by the Board of Aldermen October 29, 1912 Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held September 26, 1912.

resolution adopted by the Board of Estimate and Apportionment on July 27, 1911, and

approved by the Board of Aldermen on July 31, 1911, as follows:

'Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding fifty thousand dollars (\$50,000), to provide means for the general improvement of Silver Lake Park, including the erection of a shelter house, under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be amended to make the amount authorized thirty-five thousand dollars (\$35,000). Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1416. AN ORDINANCE providing for an issue of corporate stock of The City of New York in the sum of fifteen thousand dollars (\$15,000) to provide means for the general improvement of the triangle, etc., at Washington Park, Stapleton, Staten

Be it ordained by the Board of Aldermen of The City of New York, as follows: Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment September 26, 1912, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding fifteen thousand dollars (\$15,000), to provide means for the general improvement of the triangle at Washington Park. Stapleton, Staten Island, including the erection of a comfort station, under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1417. AN ORDINANCE providing for an issue of corporate stock of The City of New York

salaries and wages of the employees of the department engaged in work of construction and improvements, or the preparation of plans therefor.

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

Section 1. The Board of Aldermen hereby approves of and concurs in the sollowing resolution, adopted by the Board of Estimate and Apportionment, September 26, 1912, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That, pursuant to the provisions of section 180 of the Greater New York Charter, as amended, and the recommendations of the Commissioners of the Sinking Fund by resolution adopted on July 17, 1912, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New fork to an amount not exceeding four hundred and twenty-five thousand dollars (\$425,000), and the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, the proceeds to the amount of the par value thereof to be applied by the Department of Docks and Ferries, to the payment of the salaries and wages of the employees of the Department engaged in work of construction and improvements, or the preparation of plans therefor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or

disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of forty-six dollars and sixty cents (\$46.60), the proceeds whereof to be used by the Commissioner of Parks, Boroughs of Manhattan and Richmond, for the purpose of paying per diem wages of Veterans, granted leave of absence on Memorial Day 1912.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of nine hundred and thirty nine dollars and sixty-one cents (\$939.61), the proceeds whereof to be used by the Surrogates, New York County, for the purpose of replenishing certain accounts.

All obligations contracted for hereunder to be incurred on or before December 31, 1912.

Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1420. Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held October 3, 1912:

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

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred and eight thousand three hundred and seventy dollars (\$108,370), to provide means for the construction and equipment of an addition to Public School 45, Three-Mile road, Jamaica South, Borough of Queens, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid,"

be amended to make the amount authorized read sixty-four thousand nine hundred and twenty dollars (\$64,920).

Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it,

No. 1421.

AN ORDINANCE providing for an issue of corporate stock of The City of New York in the sum of twenty thousand dollars (\$20,000), to provide means for the acquisition of a school site in the vicinity of Rockaway road and Lincoln avenue, South Ozone Park, Borough of Queens.

Be it ordained by the Board of Aldermen of The City of New York, as follows: Section 1. The Board of Aldermen hereby approves of and concurs in the follow-Resolved, That, subject to concurrence herewith by the Board of Aldermen, the ing resolution, adopted by the Board of Estimate and Apportionment, October 3, 1912, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding twenty thousand dollars (\$20,000), to provide means for the acquisition of a school site in the vicinity of Rockaway road and Lincoln avenue, South Ozone Park, Borough of Queens, under the jurisdiction of the Department of Education, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to

the purposes aforesaid. Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1422. AN ORDINANCE providing for an issue of corporate stock of The City of New York in the sum of one hundred and forty-eight thousand three hundred dollars (\$148,300) to provide means for the construction and equipment of a public school building on a site to be acquired in the vicinity of Rockaway road and Lincoln avenue, South Ozone Park, Borough of Queens.

Be it ordained by the Board of Aldermen of The City of New York, as follows: Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment October 3, 1912, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred and forty-eight thousand three hundred dollars (\$148,300), to provide means for the construction and equipment of a public school building on a site to be acquired in the vicinity of Rockaway road and Lincoln avenue, South Ozone Park, Borough of Queens, under the jurisdiction of the Department of Education, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

Adopted by the Board of Aldermen October 29, 1912 Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1423. in the sum of four hundred and twenty-five thousand dollars (\$425,000), the pro- AN ORDINANCE providing for an issue of corporate stock of The City of New ceeds to be applied by the Department of Docks and Ferries to the payment of the York in the sum of sixteen thousand and fifty dollars (\$16,050), to provide means for preparation of sewerage and drainage district plans, under the jurisdiction of the President of the Borough of The Bronx.

Be it ordained by the Board of Aldermen of The City of New York, as follows: Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment October 3, 1912, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding sixteen thousand and fifty dollars (\$16,050), in addition to amounts heretofore authorized, to provide means for the preparation of sewerage and drainage district plans, under the jurisdiction of the President of the Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York

Charter, the same took effect as if he had approved it.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of thirty-two thousand five hundred dollars (\$32,500), the proceeds whereof to be used by the Commissioner of Water Supply, Gas and Electricity for the purpose of replenishing the Water Supply Account, Borough of Queens.

31, 1912. Adopted by the Board of Aldermen October 29, 1912 Received from his Honor the Mayor November 12, 1912, without his approval or

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

disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it, No. 1425.

Resolved, That the Comptroller be and he is hereby authorized and requested to draw warrants as follows:

One in favor of the New York Telephone Company for the sum of one hundred and seventy-seven dollars and forty-seven cents (\$177.47), being for telephone service furnished to the rooms of the Board of Aldermen in the Borough of Brooklyn, for the five months ended September 30, 1912.

One in favor of the New York Telephone Company for the sum of forty dollars

and twenty-one cents (\$40.21), being for telephone service furnished to the office of the City Clerk in the Borough of Brooklyn for the five months ended September 30,

The said several sums to be payment in full for all services rendered during the periods stated and to be charged to and paid out of the appropriation entitled "Telephone Service, Board of Aldermen, 1912," Code No. 42. Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That the Comptroller be and he is hereby authorized and requested to draw a warrant in favor of the New York Telephone Company for the sum of two hundred and fifty-seven dollars and twelve cents (\$257.12), said sum to be payment in full for telephone service furnished to the office of the City Clerk and Clerk of the Board of Aldermen for the four months ended August 31, 1912, the said sum to be charged to and paid out of the appropriation entitled "Telephone Service, Board of Aldermen, 1912," Code No. 42.

Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912 disapproval thereof; therefore, as provided in section 40 charter, the same took effect as if he had approved it.

No. 1438.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That Frank J. McKiernan, of 1360 Inwood ave., in the Borough of The Bronx, be and he is hereby appointed a City Surveyor. Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it. No. 1428.

Resolved. That permission be and the same is hereby given to George Wolf to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved That permission be and the same is hereby given to James Colombo to erect, place and keep a booth within the stoop line in front of premises 75 Baxter st., in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President

of Aldermen. Adopted by the Board of Aldermen October 29, 1912 Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1430.

Resolved, That permission be and the same is hereby given to Arthur E. Zimmerman to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to John Wegmann to parade a man with an advertising sign through the streets and thoroughfares of the Borough of The Bronx, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from

his Honor the Mayor. Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to the American Land and Irrigation Co. to parade six men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor; provided, that the men when displaying their signs do not go upon 34th st., between 5th and 6th aves; on 42d st., between 6th and 7th aves., nor on Broadway, between 39th and 44th sts.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or

disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to Anthony Tuna, of 132 W. 34th st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor; provided, that the man when displaying his sign does not go upon 34th st., between 5th and 6th aves.; on 42d st., between 6th and 7th aves., nor on Broadway, between 39th and 44th sts. Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1434. Resolved. That permission be and the same is hereby given to P. H. Chapman, of 122 W. 36th st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor; provided, that the man when displaying his sign does not go upon 34th st., between 5th and 6th aves.; on 42d st., between 6th and 7th aves., nor on Broadway, between 39th and 44th sts.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to H. E. Jones, of 970 Flatbush ave., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Brooklyn, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to H. Reiser to erect, place and keep a storm door within the stoop line in front of premises on the southwest corner of Pitkin and Rockaway aves., in the Borough of Brooklyn, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to Patrick Harron to erect, place and keep a storm door within the stoop line in front of premises 863 9th ave., in the Borough of Manhattan, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 29, 1912 Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York

Resolved, That permission be and the same is hereby given to McGratty & Sons to erect, place and keep an overhead trolley, or slide, in front of their premises, 313 Butler st., in the Borough of Brooklyn; the said overhead trolley, or slide, to be securely fastened to the building and to be used only for conveying merchandise to and from trucks at the curb and the premises of the aforesaid McGratty & Sons, at the above location; the work to be done at their own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure

of the Board of Aldermen. Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1439. Resolved, That permission be and the same is hereby given to John Bastone, of No. 945 E. 167th st., to erect, keep and place a booth within the stoop line in front of the Tremont ave. side of premises located on the northwest corner of Tremont ave. and Southern boulevard, in the Borough of The Bronx;

Provided, The said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1440. Resolved. That permission be and the same is hereby given to the Beck Shoe Co., of the Borough, such permission to continue only during the pleasure of the Board of 138-140 Duane st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1441. Resolved, That permission be and the same is hereby given to G. M. Rosenfield, of 60 Broad st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1442. Resolved, That permission be and the same is hereby given to Dauman & Schwartz, of 12-16 John st., to parade an advertising man through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1443. Resolved. That permission be and the same is hereby given to the Princess Club to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or

disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to M. Steinschneider, of 27 Maiden lane, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police poses; the work to be done at his own expense, under the direction of the President Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to W. Wobbe, of 34-36 Greenwich st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1446.

Resolved, That permission be and the same is hereby given to Robertson & Sons, of 38 Beaver st., to parade two men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1447.

Resolved, That permission be and the same is hereby given to Robertson & Sons, of 116 William st., to parade two men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1448.

Resolved, That permission be and the same is hereby given to Pell the Tailor, of 86 Nassau st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1449.

Resolved. That permission be and the same is hereby given to Sam Bacharach, of 204 St. Anns ave., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1450.

Resolved, That permission be and the same is hereby given to James Gerraghty to erect, place and keep a booth within the stoop line in front of premises 174 W. 107th st., in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1451.

Resolved, That permission be and the same is hereby given to John Morrissey to erect, place and keep a storm door within the stoop line in front of premises 1274 Amsterdam ave., in the Borough of Manhattan, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough; such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Resolved, That permission be and the same is hereby given to John Morrissey to erect, place and kep a storm door within the stoop line in front of premises 500 W. 123d st., in the Borough of Manhattan, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough; such permission to continue only during the pleasure of the Board of Aldermen. Adopted by the Board of Aldermen October 29, 1912.

Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1453.

Resolved, That permission be and the same is hereby given to Murius C. Casmass to erect, place and keep a barber pole within the stoop line in front of premises 3770 Broadway, in the Borough of Manhattan, provided the said barber pole shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York N. Y. Charter, the same took effect as if he had approved it.

No. 1454.

Resolved. That permission be and the same is hereby given to Thomas Taylor to erect, place and keep a storm door within the stoop line in front of premises 29 Washington ave., in the Borough of Brooklyn, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1455.

Resolved, That permission be and the same is hereby given to John O'Neil to erect, place and keep a storm door at 196 Concord st., in the Borough of Brooklyn, provided the said storm door shall be erected so as to conform in all respects with the ordinance in such case made and provided, not to be used for advertising purof Aldermen.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1456.

Resolved, That permission be and the same is hereby given to John O'Neil to erect, place and keep a storm door, awning or marquise of iron or glass on the southwest corner of Gold st. and Concord st., in the Borough of Brooklyn, provided the said storm door, awning or marquise shall be erected so as to conform in all respects with the ordinance in such case made and provided, not to be used for advertising purposes; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Alderman.

Adopted by the Board of Aldermen October 29, 1912. Received from his Honor the Mayor November 12, 1912, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 1457. Resolved, That the following named persons be and they are hereby appointed

Commissioners of Deeds: Thomas McManus, 581 W. 161st st., New York City.

Thomas McManus, 581 W. 161st st., New York City.

Katharine Van Valkenburg, 484 Clinton ave., Brooklyn, N. Y.; Geo. R. DeMuth, 222 E. 5th st., Brooklyn, N. Y.; Fred C. McCulloch, 234 Vanderbilt ave., Brooklyn, N. Y.; John Fitzgerald, 30 Carlton ave., Brooklyn, N. Y.; Morris T. Beck, 62 W. 66th st., Brooklyn, N. Y.; Philip Thiel, 129 Prospect place, Brooklyn, N. Y.; Edwin Kempton, Jr., 410 Clermont ave., Brooklyn, N. Y.

Edward M. Bliven, 161 W. 100th st., New York City.

Chester D. Marsac, 208 W. 143d st., New York City.

William Alfred Pusch, 719 W. 180th st., New York City; John Walsh Lyness, 344 St. Nicholas ave., New York City; Samuel Thomas Walkup, 3603 Broadway, New York City; Patrick S. MacDwyer, 523 W. 187th st., New York City.

Albert Cory, 1117 E. 39th st., Brooklyn, N. Y.; George U. Martz, 112 Avenue I, Brooklyn, N. Y.; Gwendolyn Alice Williams, 6902 16th ave., Brooklyn, N. Y.

Leroy Myers, 547 Riverside drive, New York City; William W. Blair, 386 Manhattan ave., New York City; George P. Hotaling, 802 West End ave., New York City; Edwin Hilborn, 230 W. 101st st., New York City.

Samuel A. Livingston, Jr., 192 Wyona st., Brooklyn, N. Y.

James Carmine Danzilo, 411 Classon ave., Brooklyn, N. Y.

Samuel Maltz, 320 E. 5th st., New York City; John C. Ruff, 80 St. Marks place, New York City; Samuel Kornbluth, 310 E. 4th st., New York City; Morris M. Frohlich, 1771 Madison ave., New York City; Herman C. Pollack, 350 E. 3d st., New York City; Michael Gassmann, 48½ 7th st., New York City; Max. G. Wildnauer 125 7th st. New York City

st., New York City; Michael Gassmann, 48½ 7th st., New York City; Max. G. Wildnauer, 125 7th st., New York City. James G. Ditore, 40 Carroll st., Brooklyn, N. Y.

George Palen, 104 Madison ave., New York City; Charles D. Steffens, 136 E. 16th st., New York City; Charles O'Conor Irwin, 77 W. 11th st., New York City; M. Virginia Goffe, 99 Madison ave., New York City, Ralph J. Hoffmeister, 225 E. 95th st., New York City.

William S. Evans. 744 Beck st., The Bronx, N. Y.; Ralph Meyer, 911 Longwood ave., The Bronx, N. Y.

Chas. N. Pracht, 782 Broadway, Brooklyn, N. Y.; Frederick L. Georgens, 304 Hart st., Brooklyn, N. Y.; James McCool, 498 Putnam ave., Brooklyn, N. Y.; Sterling Potter, 336 E. 15th st., Brooklyn, N. Y.; Louis Sherman, 490 Kosciusko st., Brooklyn, N. Y.; Julius Schwartz, 612 Marcy ave., Brooklyn, N. Y. Philip H. Elice, 314 Grand st., Brooklyn, N. Y.; Paul S. Garvey, 174 N. 6th

st., Brooklyn, N. Y.

Carrie Louise Meyers, 532 Rockaway ave., Brooklyn, N. Y.; Louis Lowenstein, 148 W. 93d st., New York City; Geo. E. Hyatt, 157 Willow st., Brooklyn, N. Y. Jacob Clark, 233 W. 145th st., New York City.

Solomon Dannenberg, 407 E. 50th st., New York City; Leopold Fuld, 253 E. 49th st., New York City; Henry Herman Frieder, 424 E. 51st st., New York City.

Theodore William Maryon, 194 Macdougal st., Brooklyn, N. Y.; John Sell, 439 Evergreen ave., Brooklyn, N. Y.

George P. Moffat, 148 Monroe st., Brooklyn, N. Y.; Augustus H. Merritt, 369½

Jefferson ave., Brooklyn, N. Y.; George Debus, 592 Central ave., Brooklyn, N. Y.

Lawrence W. Widdecombe, 1 Vine st., St. George, S. I.

Edward F. Unger, 1270 Madison ave., New York City; Sara. M. Lefkovitz, 151159 W. 140th st., New York City.
Charles Pfitzenreuter, 882 Grant st., Long Island City; Frieda Meier, 427 Stanhope
st., Borough of Queens; H. Otto Claussen, 382 Elm ave., Glendale, Borough of Queens;
John Henry Engel, 528 Palmetto st., Borough of Queens.
Marguerite E. Schaefer, 526 E. 86th st., New York City; August J. Dippel, 1071

Forest ave. The Bronx. Arthur F. Pabst, 2417 Valentine ave., The Bronx; Raymond B. Stringham, 2429

Valentine ave., The Bronx; John M. Binzen, 2614 Grand ave., The Bronx.

John W. Suling, 333 W. 14th st., New York City; Michael Charles Roche, 23

Grove st., New York City.

Abe. Levy, 631 E. 168th st., The Bronx; Ronald Macdonald, 2010 LaFontaine ave., The Bronx; Sydney V. Odell, 681 E. 170th st., The Bronx.

Matthew A. Henkel, 339 E. 18th st., New York City. Aristide L. B. Carbone, 235 E. 115th st. New York City; Isidor Socolof, 50 Hester st., New York City; Samuel Marion, 240 Clinton st., New York City; Emil Herz, 225 2d st., New York City; Frank L. Arnold, 305 Adelphi st., Brooklyn, N. Y.
Armin Muller, 196 Monitor st., Brooklyn, N. Y.; Leon Goldfarb, 89 E. 111th st.,
New York City; Max. Miller, 1652 Madison ave. New York City.

Antonio Ferme, 165 E. 34th st., New York City. Joseph J. Mayo. 371 Pleasant ave., The Bronx; Nathan Paynes, 22-24 E. 105th st.,

New York City.

Elizabeth Benjamin, 1773 Pitkin ave., Brooklyn, N. Y.; Abraham L. Doris, 405
Rockaway ave., Brooklyn, N. Y.

Goldie Feldstein, 1864 7th ave., New York City; Louis Wiener, 110 W. 114th st.,
New York City; Anna L. Freyman, 70 W. 113th st., New York City; Leon Dashew,

80 St. Nicholas ave., New York City. Bernard Rosenthal, 1239 47th st., Brooklyn, N. Y.; Patrick J. McKeon, 5402 3d

ave., Brooklyn, N. Y.; Herman Ackerman, 1265 49th st., Brooklyn, N. Y.; Emily Baxter, 566 48th st., Brooklyn, N. Y.; Phoebe Kennaugh, 242 Ovington ave., Brooklyn N. Y.

Luke Bernard Concannon, 115 Engert ave., Brooklyn, N. Y.
Margaret McQuaid, 175 Rogers ave., Brooklyn, N. Y.; Neil John Toomey, 2333
Bedford ave., Brooklyn, N. Y.; Sol. J. Yaspan, 133 Hawthorne st., Brooklyn, N. Y.;
Christopher C. Mollenhauer, 37 E. 31st st., Brooklyn, N. Y.; Louis Heaton Pink,

1312 Caton ave., Brooklyn, N. Y.

Gertrude V. Kelly, 642 E. 224th st., The Bronx, N. Y.; John H. Behrmann, 832
E. 226th st., The Bronx, N. Y.; Emanuele C. Burlando, 3641 Willett ave., The Bronx,

Frederick M. Livingston, 119 W. 49th st., New York City. Abraham M. Schwartz, 1070 2d ave., New York City. Frederick W. Ohnmacht, 294 6th st., Brooklyn, N. Y.

Moses Gluck, 236 E. 68th st., New York City.
Roger Hinds, 234 Division ave., Richmond Hill, Queens; Peter W. Maguire, 10
McAuley ave., Jamaica, Queens; Lottie Kent, 38 Dennington ave., Woodhaven,
Queens; Caleb M. Hillman, 256 Elm st., Richmond Hill, Queens.
Abraham M. Fisch, 232 E. Broadway, New York City.

Mary F. Moore, 476 16th st., Brooklyn, N. Y.; Newman S. Warsawer, 390 4th st., Brooklyn, N. Y.; Theodore J. Breitwieser, 388 9th st., Brooklyn, N. Y.; James S. Corrigan. 419 10th st., Brooklyn, N. Y. Frank Haeusler, 569 75th st., Brooklyn, N. Y.; William Haeberle, 7320 5th ave.,

Brooklyn, N. Y.; Elias A. Deutschman, 45 Graham ave., Brooklyn, N. Y.

Joseph Engel, 228 E. 112th st., New York City; Arthur A. Hirsch, 296 W. 142d st., New York City; Lester W. Laird, 347 W. 141st st., New York City; Robert F. Mc-Coy, 127 W. 97th st., New York City; Joseph A. Harris, 1121 Lafayette ave., Brooklyn, N. Y.; Thomas Anthony Scotillo, 322 E. 114th st., New York City.

Emanuel Cohen, 1443 Washington ave., Brooklyn, N. Y.

Henry Cordts, 726a Quincy st., Brooklyn, N. Y.; Valentine T. Ketcham, 850 Hancock st., Brooklyn, N. Y.; George H. Wolfe, 169 Howard ave., Brooklyn, N. Y.; Gustave Vogel, 708 Quincy st, Brooklyn, N. Y.; Henry S. Lockwood, 313 Decatur st., Brooklyn, N. Y.; James W. Magrath, 465 Marion st., Brooklyn, N. Y.

Vincent Sempreviva, 75 1st st., New York City.

Norman Bascom Sterrett, Jr., 56 W. 133d st., Manhattan; William Johnson, 2187 7th ave., Manhattan; William R. Folsom, 511 W. 134th st., Manhattan; Wealthy B. Harris, 198 W. 134th st., Manhattan; Isaac Loewenthal, 44 W. 130th st., Manhattan;

Harris, 198 W. 134th st., Manhattan; Isaac Loewenthal, 44 W. 130th st., Manhattan; Paul M. Abrahams, 608 W. 139th st., Manhattan. Adopted by the Board of Aldermen November 12, 1912.

P. J. SCULLY, City Clerk.

LAW DEPARTMENT.

The following schedules form a brief extract of the transactions of the office of the Corporation Counsel for the week ending October 19, 1912, as required by section 1546 of the Greater New York Charter:

Note-The City of New York, or the Mayor, Aldermen and Commonalty of The City of New York, is defendant, unless otherwise mentioned.

City of New 101		Schedule "A."	
	Suits an	d Special Proceedings	Instituted.
Register Court. and Folio.	When Commenced.	Title.	Nature of Action.
Supreme 92 143	Oct. 14, 1912	Moore, John B. (matter of)	For order dispensing with lost mort
	Oct. 14, 1912	Wasserman, Louis, vs. Thomas F. O'Connor.	Action in replevin to recover property valued at \$80.
Mun 92 145 Supreme 92 146	Oct. 14, 1912 Oct. 14, 1912	Smith, Phillip Beatty, Mary A., administratrix, vs. The	Sumons only served. For death of intestate, killed by be ing thrown from wagon, condition
Co., K. Co 92 147	Oct. 15, 1912	Weber, Louise, vs. Mary J. McCormick	of street, E. 24th st., \$25,000. To foreclose mortgage.
Supreme 92 148	Oct. 15, 1912	Bernheimer, Rosie, et al, trustee, vs. Fer- dinand H. Mela et al.	To foreclose mortgage.
Supreme 92 149	Oct. 15, 1912		Personal injuries, fall, excavation Belmont ave. and 175th st., \$10,000
Sup., K. Co. 92 150	Oct. 15, 1912	McCafferty, James A., vs. Aaron Kalischer et al	To foreclose mortgage.
		Cushing Co., Thomas F. (matter of)	Bankruptcy proceeding.
U. S. Dist. 98 276		ano. (matter of)	Bankruptcy proceeding.
Sup., K. Co. 92 151		Coronel, Jean J., vs. Harry Shapiro	For false arrest and imprisonment \$10,000.
Supreme 92 152	Oct. 16, 1912	National Progressive Party, Inc. vs. Michael J. Fitzgerald et al	To restrain use of Moose's head a emblem on ballot.
Supreme 92 153	Oct. 16, 1912	Whiting, Gertrude, vs. Boulevard Construc- tion Co. et al	To foreclose mortgage,
Supreme 92 154		City of New York vs. Spencer Aldrich	To restrain maintenance of vault 1-9 Trinity place, and for damages \$1.923.32.
		Title Guarantee & Trust Co. vs. Crispi Con- struction Co. et al	To foreclose lien.
-		Meikleham, William A. (matter of)	For order dispensing with lost mort
		Meikleham, William A. (matter of)	For order dispensing with lost mort gage.
Co., K. Co 92 158		trustee, vs. Elevated & Subway Realty Co. et al	To foreclose mortgage.
Co., K. Co 92 159	Oct. 16, 1912	Soule, Louis H., vs. Elevated & Subway Realty Co. et al (No.	
Co., K. Co 92 160	Oct. 16, 1912	Soule, Louis H., vs. Elevated & Subway Realty Co. et al (No.	To foreclose mortgage.
Co., K. Co 92 160	Oct. 16, 1912	Soule, Louis H., vs. Elevated & Subway	To foreclose mortgage.
Co., K. Co 92 161	Oct. 16, 1912	Realty Co. et al (No. 3)	To foreclose mortgage.
		ano., executors, vs. Elevated & Subway Realty Co. et al (No. 1)	To foreclose mortgage.
Co., K. Co 92 161	Oct. 16, 1912	Pouch, Fred H., and ano., executors, vs. Elevated & Subway	mungage.
Co., K. Co 92 162	Oct. 16, 1912	Realty Co. et al (No. 2) American Missionary	To foreclose mortgage.
		Association, The, vs. Elevated & Subway Realty Co. et al (No.	T. family
Co., K. Co 92 162	Oct. 16, 1912	American Missionary Association, The, vs. Elevated & Subway	To foreclose mortgage.
		Realty Co. et al (No. 2)	To foreclose mortgage.
City 92 163	Oct. 17, 1912	Rosary Flower Co. vs. The City et al	Damage to property, 24 E. 34th st. bursting of water main, \$578.51.
Supreme 92 164	2	Engel, Ludwig	Personal injuries, fall,, snow and ice Broadway, near Mail st., \$25,000
Supreme 92 165	Oct. 17, 1912	Manhattan Life Insur- ance Co., The, vs. Planet Realty Co. et	
Mun 92 166	Oct. 17, 1912	al	To foreclose mortgage. Personal injuries, collision of push cart with ash cart,. Broome st.
Sup., K. Co. 92 167	Oct. 17, 1912	vs. Rhinelander Wal-	\$500. Certiorari to review dismissal from Police Department.
Sup., K. Co. 92 168	Oct. 17, 1912	Collins, Michael F. (ex rel) vs. Rhinelander	Certiorari to review dismissal from Police Department.
Mun 92 169	Oct. 18, 1912	Waldo	Action in replevin to recover property valued at \$97.42.
Supreme 92 170	Oct. 18, 1912	Zirinsky, Harry, vs. August Van Cort- landt et al	To foreclose transfer of tax lien,
Supreme 92 170	Oct. 18, 1912	Zirinsky, Harry, vs. Ida Brantigan et al	To foreclose transfer of tax lien.
•		by guardian, etc	Personal injuries, fall, condition of sidewalk, Rivington and Eldridge st., \$5,000.
Supreme 92 172		by guardian	Summons only served.
Supreme 92 173 Supreme 92 174	Oct. 18, 1912 Oct. 18, 1912	Butler, Fannie Bergoff, Pearl L., and ano., etc	Summons only served. Balance under agreement for furnish ing employees, etc., to Street Clean ing Department, \$654.50.
City 92 175	Oct. 18, 1912	Lemaire, George, vs. The City et al	Summons only served.
Surr.,Q. Co. 92 176	Oct. 18, 1912	Frey, William, adminis- trator (matter of)	Judicial settlement of accounts.
		Rohman, Anna A	Personal injuries, fall, condition o sidewalk, 822 Amsterdam ave. \$2,500.
U. S. Dist. 98 277	Oct. 18, 1912	Marun, S. C., The (matter of)	Bankruptcy proceeding.

Supreme...(12)215 Oct. 18, 1912 Aldus Realty Co. (in

Supreme...(12)216 Oct. 18, 1912 Eastchester Syndicate
Co. (in re).......

To reduce assessment for sewers in
Lafavette ave., between Westchester Creek and Avenue A.

To reduce assessment for sewers in Lafavette ave., between Westches-ter Creek and Avenue A.

Court.	Register and Folio.		hen nenced.	Title.	Nature of Action.
Supreme.	(12)217	Oct.	18, 1912	Burke Relief Founda- tion, Winifred Mas-	To reduce assessment for sewers in Lafayette ave., between Westches
Supreme.	(12)218	Oct.	18, 1912	terson (in re) American Real Estate Co. (in re)	ter Creek and Avenue A. To reduce assessment for sewers in Lafayette ave., between Westches ter Creek and Avenue A.
Supreme.	(12)219	Oct.	18, 1912	Stickney, Carolyn F. et al (in re)	To reduce assessment for sewers in Lafayette ave., between Westches ter Creek and Avenue A.
Supreme.	(12)220	Oct.	18, 1912	Sound Realty Co. (in re)	To reduce assessment for sewers it Lafayette ave., between Westches ter Creek and Avenue A.
Supreme.	(12)221	Oct.	18, 1912	Astor, William Vincent (in re)	To reduce assessment for sewers in Lafayette ave., between Westches ter Creek and Avenue A.
Sup., K. (Co. 92 178	Oct.	19, 1912	Cordier, Alice M., et al, trustees, vs. Don Laschinskt et al	
Mun	92 179	Oct.	19, 1912	City of New York vs. Michael Walls and	To foreclose mortgage. To recover on bond given to perfect appeal in People ex rei. Barling vs. When the perfect and the perfect appeal in People of the perfect and the perf
				ano. City of New York vs. Murray Transporta- tion Co.	Education, \$103.05. For cost of removing canal boa "Campbell" from underneath New town Creek Bridge, Grand st. Brooklyn, \$27.20.
Supreme.	(12)222	Oct.	19, 1912	Harlem River & Port- chester Railroad Co. (in re)	To vacate assessment for sewers, in re Lafayette ave., between West chester Creek and Avenue A, The Bronx.

SCHEDULE "B."

Judgments, Orders and Decrees Entered. People ex rel. East River Land Co. vs. W. A. Prendergast-Appellate Division order

entered affirming order granting peremptory writ of mandamus.

People ex rel. Francis V. Hallock and another, executors, vs. J. P. Hennessey et al. -Appellate Division order entered sustaining writ of certiorari and annulling determination of defendants dismissing claim.

Michael M. Waterhouse-Entered order discontinuing action without costs. Agnes J. Geenen-Entered order directing plaintiff to file undertaking for security

for costs in amount of \$250. People ex rel. Augusta J. Wustlich vs. W. H. Maxwell-Order entered granting

relator's motion for alternative writ of mandamus. People ex rel. Southern Boulevard Railroad Co. vs. S. B. T. C. (1910); People ex rel. Bronx Traction Co. vs. Same (1910)-Entered orders discontinuing proceedings without costs.

People ex rel. Michele Sciarillo vs. J. P. Hennessey et al.; People ex rel. Israel Benjamin vs. H. S. Thompson-Entered Appellate Division orders affirming orders denying motion for mandamus.

R. G. Packard Co.-Entered Appellate Division order affirming order granting motion to retax plaintiff's costs.

Queens Approach to Bridge No. 4—Appellate Division order entered referring petition of Martha Schin to John A. Warren, Esq.
City of New York vs. New York Mail & Newspaper Transportation Co.—Entered order denying motion to set aside verdict in favor of plaintiff.

Joseph Cullen—Entered order discontinuing action without costs. City of New York vs. Frederick W. Acker—Entered judgment in favor of plain-

tiff for \$19.41 damages and costs. City of New York vs. Motor Renting Co.-Entered judgment in favor of plaintiff for \$22.11 damages and costs.

Margaret McGraw-Entered Appellate Division order affirming judgment in favor of defendant. Entered judgment on Appellate Division order of affirmance for \$71.59 costs in favor of defendant.

Clark T. Bronson-Entered judgment in favor of defendant dismissing the complaint and for \$105.97 costs. Henry McDonald-Entered judgment in favor of defendant dismissing complaint

and for \$124.97 costs. Louis Schwartz-Entered judgment in favor of defendant on the merits, and for

\$113.9/ costs. Carl Streit-Entered judgment in favor of defendant upon the merits and for

Isaac Michaels and another-Entered judgment in favor of defendant dismissing the complaint and for \$40 costs.

Judgments Were Entered in Favor of the Plaintiffs in the Following Actions:

Date.	Name.	Register and Folio.	Amount.
Oct. 18, 1912	Zinner, Axel J	83 296	\$139 40 400 00 730 35
Oct. 18, 1912	Kleinman, Freda	92 177	5,150 09

SCHEDULE "C."

Record of Court Work. Paul Belits vs. Board of Education-Motion to dismiss defendant's appeal submitted at Court of Appeals; decision reserved. L. Leale for the City. "Motion de-

Emile Leibel-Argued at Appellate Term; decision rserved. L. Leale for the City. "Judgment reversed and new trial with costs to appellant to abide the event."

People ex rel. Fifth Avenue Building Co. vs. L. Purdy et al.—Tried before Delany,

J.; decision reserved. E. Fay for the City.
Robina Connor; William Connor—Complaint dismissed by default before Amend, J. W. Goff, Jr., for the City.

Silver Lake Reservoir-Motion for appointment of Commissioners of Appraisal submitted to Stapleton, J.; decision reserved. H. W. Mayo for the City. Antonio Leggio-Tried before Noonan, J., in Municipal Court; complaint dis-

missed. W. H. Doherty for the City. Charles Cooper-Complaint dismissed by default before Spiegelberg, J. S. Hoff-

In re Sarah E: Garlinger-Motion for order directing Register to discharge mortgage argued before Greenbaum, J.; decision reserved. G. H. Cowie for the City. Josep Adelson—Tried before Amend, J., and a jury; verdict for plaintiff for \$100. J. W. Goff, Jr., for the City.

Mary Klebora, an infant-Complaint dismissed by default before Amend, J. A. Parker for the City. Frieda Kleinman, an infant-Tried before Cohalan, J., and a jury; verdict for

plaintiff for \$5,000. J. A. Stover for the City. In re People's Surety Co. (bankrupt)-Reference proceeded and adjourned. G. P. Nicholson for the City.

People ex rel. James F. Logan vs. J. A. Henderson-Argued at Appellate Division; decision reserved. T. Farley for the City. "Writ dismissed."
People ex rel. Mary T. O'Meara vs. W. H. Maxwell-Motion for peremptory writ of mandamus argued before Greenbaum, J.; decision reserved. C. McIntyre for the

City. "Motion denied."

Joseph Sagatt vs. Board of Education—Tried before Lehman, J.; decision reserved. C. McIntyre for the City. Nora Filehene; Louis Filehene-Complaint dismissed by default before Amend, J.

J. W. Goff, Jr., for the City.
William J. King-Tried before Hotchkiss, J.; decision reserved. A. Sweeny for the City. James McGurk—Tried before Murray, J., and a jury in Municipal Court; complaint dismissed. F. E. Smith for the City.

In re George Donnelly-Motion to review acts of primary inspectors, argued before Greenbaum, J.; decision reserved. L. H. Hahlo for the City. People ex rel. China & Japan Trading Co. vs. G. McAneny-Motion for peremptory

writ of mandamus, argued before Greenbaum, J.; decision reserved. F. B. Pierce for the City. "Motion granted." People vs. Michael J. Drummond-Motion to continue injunction pendente lite, argued before Greenbaum. J.; decision reserved. G. P. Nicholson for the City.

Auguste Broseman—Tried before Hendrick, J., and a jury; verdict for plaintiff

for \$400. T. G. Price for the City.

9168 THE CI	ITY	RECORD.	1	SATUR	RDAY, NOVEMBER 16, 1912.
Michael DiMenna vs. City of New York et al.—Tried before Giegerich, cision reserved. J. L. O'Brien for the City. People ex rel. Robert E. Fausel vs. W. H. Maxwell—Motion for peremptor	ry writ	Folio. Comm	hen nenced.	Title.	Nature of Action.
of mandamus, argued before Stapleton, J.; decision reserved. C. McIntyre f. City.		Supreme 92 188 Oct.		al, executors, vs. Leo-	
People xe rel. Bartholomew Mulville vs. M. J. Drummond—Tried before L. J., and a jury; verdict for relator. E. S. Benedict for the City. Mary Fraser—Tried before Benton, J., and a jury; verdict for defendant.		Supreme 92 189 Oct. : Supreme 92 190 Oct. :		The City et al Thompson, Albert L.	Sumons only served. For order dispensing with lost mort-
Curtis, Jr., for the City. Salvatore Crivello, an infant—Tried before Hendrick, J., and a jury; verd		Sup., K.Co. SF2 441 Oct.	22, 1912	Railroad Co. (ex rel)	gage. Certiorari to review assessment of relator's special franchise for 1910.
defendant. J. A. Stover for the City. People ex rel. Robert C. Whitten vs. W. J. Gaynor (mandamus); People Same vs. Same (certiorari); Robert C. Whitten vs. W. J. Gaynor et al. (injunct	ex rel.	Supreme 92 191 Oct. 2	22, 1912	vs. State Board of Tax Commissioners . Kerrigan, John (matter of)	For order to review objections to
Motions to resettle orders of affirmance or for leave to appeal to Court of A submitted at Appellate Division; decision reserved. S. K. Probasco for the	ppeals,	Supreme 92 192 Oct. 2	22, 1912		nomination of John F. Smith for Assembly 11th A. D. For order to review objections to nomination of Michael J. Broderick
"Motion denied." Louis Schwartz—Tried before Kapper, J., and a jury; verdict for defe	endant.			McGarry, Frank (mat-	for Assembly, 18th A. D. For order to review objections to nomination of Solon Sufringeto
P. E. Callahan for the City. Clark T. Bronson—Complaint dismissed by default before Kapper, J. J. W. son for the City.	. John-	Supreme 92 194 Oct. 2		(matter of)	For order to review objections to nomination of Joshua S. Spray- regan, etc.
Henry McDonald—Tried before Scudder, J., and a jury; complaint dist P. E. Callahan for the City.		Supreme 92 195 Oct. 2		(matter of)	For order to review objections to nomination of Julius H. Reiter for Congress, 20th C. D.
Lefferts Streibegh (Action 27)—Tried before Benedict, J., and a jury; condismissed. J. T. O'Neill for the City. Robins Dry Dock & Repair Co.—Argued at Appellate Division; decision res		Supreme 92 196 Oct. 2	a	ter of)	nomination of Jeremiah Keileher, etc.
J. D. Bell for the City. George Young—Tried before Kapper, J., and a jury; verdict for plaintiff for		Supreme 92 197 Oct. 2 Supreme 92 198 Oct. 2		(matter of)	nomination of Joseph Sternberg, etc.
J. W. Johnson for the City. People ex rel. Robert B. Ward vs. J. G. Britt et al.—Argued at Appellate Division of the City.	vision,	Supreme 92 199 Oct. 2		of)	nomination of Thomas F. Devine
order affirmed. C. J. Druhan for the City. Mary Littlefield—Complaint dismissed by default before Kapper, J. P. I lahan for the City.	E. Cal-	Supreme 92 200 Oct. 2		of)	nomination of James F. Mahoney, etc. For order to review objections to
Annie Dean-Tried before Van Siclen, J., and a jury; verdict for plaint \$3,000. P. E. Callahan for the City.		Supreme 92 201 Oct. 2		of)	nomination of John F. Henry, etc. Personal injuries, fall, condition of sidewalk, 138th st. and Cypress
Hearings Before Commissioners of Estimate in Condemnation Proceeding. Rapid Transit (Flatbush ave.); Rapid Transit (Joralemon st.); three he	earings	Supreme 92 202 Oct. 2	22, 1912	Advance Realty and	ave., 1de Bronx, \$5,000.
each; Rapid Transit (Flatbush ave. supplemental), two hearings; Rapid Transit ave.), one hearing. F. J. Byrne for the City. SCHEDULE "D."	(Mott	Sup., K. Co. 92 203 Oct. 2	22, 1912	Construction Co. et al	
Contracts, etc., Drafted, Examined and Approved as to Form.		Sup., Q. Co. 92 204 Oct. 2	23, 1912	ing Association et al.	To foreclose mortgage. Action in partition to divide property Madison st., between Fulton and
Contracts Examined me	vertise- ents roved	Mun., B'k'n 92 205 Oct. 2	23, 1912	al	King sts., Jamaica, Queens.
as to turned for as	to orm.	Mun 92 206 Oct. 2	•	Stern, Arnold E	To foreclose lien. Personal injuries, fall, condition of sidewalk, W. 19th st., \$500.
Borough Presidents 14 Board of Education 7 1	3	Supreme 92 207 Oct. 2		of)	nomination of James J. Ryan for Assembly, 13th A. D.
Department of Water Supply, Gas and Electricity 6 7	 	Supreme 92 208 Oct. 2			nomination of Mann Birnkraut for Assembly, 10th A. D.
Park Department	3	Supreme 92 209 Oct. 2 Supreme 92 210 Oct. 2		Rhinelander Waldo et al	To restrain police interference with business at 90 Rivington st.
Department of Bridges	2 2 2	Supreme 92 211 Oct. 2		Henry Machson et al.	To foreclose mortgage. Personal injuries, fall, condition of payement, 5th ave. and 19th st.
Bellevue and Allied Hospitals	ī	Supreme 92 212 Oct. 2	23, 1912	Gaynor, Patrick, et al (ex rel) vs. Board of	\$25,000. Mandamus to compel adding of relators' names to Register of Voters.
	1	Supreme 92 213 Oct. 2	23, 1912	Elections Kirschenbaum, Samuel D. (ex rel) vs. Board	Mandamus to compel adding of rela- tors' names to Register of Voters,
Dock Department 1	 	Supreme 92 214 Oct. 2		Janet E. Brown et al.	To foreclose mortgage.
Total	15	Supreme 92 215 Oct. 2 Sup.,K. Co. 92 216 Oct. 23 Supreme 92 217 Oct. 2	3, 1912 I	Russell, Robert (mafter	Sumons only served. For order dispensing with lost mort- gage.
Finance Department	. 6	Supreme 92 217 Oct. 2 Supreme 92 218 Oct. 2		vs. Albert G. Pfeisser et al	To foreclose mortgage. To recover excess payment for permit
Finance Department		Supreme 92 219 Oct. 2		City of New York vs.	for plumber's opening.
Street Cleaning Department		Sup., K. Co. 92 220 Oct. 2	24, 1912	fining Co. of New York. Katz, Nathan, vs. Will-	unmetered water mains, \$525,600.
Schedule "E." Opinions Rendered to the Various Departments.	1	Mun 92 221 Oct. 2	24, 1912	iam Ehrlich et al Rosenstraus, Victor	To foreclose mortgage For damage to automobile, run into by sprinkler of Street Cleaning De-
Department. Op Ren	pinions idered.	Sup., K. Co. 92 222 Oct. 2 Supreme 92 223 Oct. 2		Dickson et al	partment, \$85. To foreclose lien. Mandamus to compel filing of certi-
Finance Department	21	Sup., K. Co. 92 224. Oct. 2		rel) vs. J. G. Britt et	ficate of nomination of relators for Congress, 14th C. D.
Borough Presidents Department of Public Works Department of Water Supply, Gas and Electricity.	3 2	Supreme 92 225 Oct. 2.		New York Dock Co. et al	To foreclose transfer of tax lien,
Board of Education Dock Department	1 2	Supreme 92 225 Oct. 2		vs. Elizabeth J. Stan- cliffe et al McEvov, Katherine V.,	To foreclose mortgage.
Board of City Record	1	Supreme 92 226 Oct. 2	5, 1912	vs. Elizabeth J. Stan- cliffe et al City of New York vs.	To foreclose mortgage. To recover amount of judgment
City Clerk	1 1	Sup., K. Co. 92 227 Oct. 25	5, 1912 1	Harry M. Rendell and ano. Kings County Lighting Co. (No. 1)	against Wallace W. Evans, \$107.20. For furnishing gas for lighting, etc., for public buildings, Brooklyn
Board of Aldermen Bureau of Licenses. Board of Estimate and Apportionment.	1	Supreme 92 228 Oct. 2.	25, 1912		\$4,070.40. To foreclose mortgage.
Police Department	1 1	Sup., K. Co. 92 228 Oct. 25		Duhamel, James F. (ex rel) vs. J. G. Britt et al	Mandamus to compel issuance and filing of certificate of nomination of relator for Senator.
District Attorney, Kings County		Co., K. Co. 92 229 Oct. 25,		ilson, Victor, and ano. vs. Walbert Realty Co. and ano	To foreclose mortgage,
Total		Supreme 92 230 Oct. 25 Supreme 92 231 Oct. 25		al (matter of) Markowitz, Mary (mat-	For order dispensing with lost mort- gage. For order dispensing with lost mort-
The following schedules form a brief extract of the transactions of the	office	Supreme 92 232 Oct. 26 Mun 92 233 Oct. 26		ter of)	gage. For order dispensing with lost mort- gage. To recover excess payment for per-
of the Corporation Counsel for the week ending October 26, 1912, as required by tion 1546 of the Greater New York Charter: Note—The City of New York, or the Mayor, Aldermen and Commonalty of	y see	Sup., K. Co. 92 234 Oct. 20			mit for plumber's opening, \$152.
City of New York, is defendant, unless otherwise mentioned. SCHEDULE "A."		Land Office 92 235 Oct. 26	6, 1912 F	orster. Frederick, and ano (matter of) (No.	To foreclose mortgage.
Suits and Special Proceedings Instituted. Register		Land Office 92 236 Oct. 26	6, 1912 F	ano (matter of) (No.	For sale of land under water.
Court. and When Title. Nature of Action. Folio. Commenced.		Land Office 92 237 Oct. 26	6, 1912 S	Schmitt, Charles J. (matter of)	For sale of land under water. For sale of land under water.
Mun., B'k'n 92 180 Oct. 21, 1912 Brody, Julius, vs. Action in replevin to recover Thomas F. O'Connor, erty valued at \$30.			"Prevail	ing Rate of Wages"	Actions.
Supreme 92 182 Oct. 21, 1912 Kuhns, Charles W. To enjoin receipt of H. B. (matter of) for Congress, 14th District York. Supreme 92 183 Oct. 21, 1912 Schultz, Max (matter To review objections to certific	t, New	Court. Register and Who Folio. Comme	en enced.	Title.	Department. Amount.
of)	y, 10th	Supreme 92 238 Oct. 26 Supreme 92 239 Oct. 26	6, 1912 H 6 1912 F	Edward J. Dowling, A. Brennan, John	Water Supply
(ex rel) vs. Michael J. Fitzgerald et al Mandamus to compel. Sup., K. Co. 92 185 Oct. 21, 1912 Rosenberg, Isaac Personal injuries, while unl	loading	Supreme 92 239 Oct. 26 Supreme 92 239 Oct. 26 Supreme 92 240 Oct. 26	6, 1912 C 6, 1912 C 6 1912 C	Casey, Joseph	Water Supply
Sup., K. Co. 92 186 Oct. 21, 1912 Illinger, Theodora Personal injuries, fall, condit	Street 00. tion of	Supreme 92 240 Oct. 26 Supreme 92 240 Oct. 26 Supreme 92 241 Oct. 26	6, 1912 C 6, 1912 I 6, 1912 I	Coughlin, John J Donovan, John Dovle, Bartholomew	Water Supply
sidewalk, 487 Knickerbocker Brooklyn, \$5,000. Supreme 92 187 Oct. 21, 1912 City of New York vs. To restrain maintenance of	r ave.,	Supreme 92 241 Oct. 26 Supreme 92 241 Oct. 26 Supreme 92 242 Oct. 26	6, 1912 I 6, 1912 I 6, 1912 I	Dugan, Thomas F Cagan, John F Cilis. William	Water Supply
Edward B. Renwick, front of 16 Murray st., etc. for damages, \$2,200.	c., and	Supreme 92 242 Oct. 26 Supreme 92 242 Oct. 26	6. 1912 F	logarty. Dennis	Water Supply 213 50

Court.	Register and Folio.	When Commenced.	Title.	Department.	Amount.
Supreme	92 243	Oct. 26, 1912		Water Supply	213 50
Supreme	92 243	Oct. 26, 1912		Water Supply	213 50
Supreme		Oct. 26, 1912		Water Supply	213 50
Supreme		Oct. 26, 1912		Water Supply	213 50
Supreme		Oct. 26, 1912		Water Supply	213 50
Supreme		Oct. 26, 1912	Auss, Joseph	Water Supply	213 50
Supreme		Oct. 26, 1912	Lee, William	Water -Supply	213 50
Supreme		Oct. 26, 1912	McGrath, Daniel	Water Supply	213 50
Supreme		Oct. 26, 1912	McGuire, William J	Water Supply	213 50
Supreme		Oct. 26, 1912	Marks, John Meehan, Patrick D	Water Supply	213 50
Supreme		Oct. 26, 1912 Oct. 26, 1912	Milleman, Charles F	Water Supply	213 50
Supreme		Oct. 26, 1912 Oct. 26, 1912	Muliarkey, John	Water Supply	213 50
Supreme		Oct. 26, 1912	Katterty, Patrick	Water Supply	213 50
Supreme		Oct. 26, 1912		Water Committee	213 50
Supreme		Oct. 26, 1912	Kiley, John J	Water Supply	213 50 213 50
Supreme		Oct. 26, 1912	Troy, John F	Water Supply	213 50
Supreme		Oct. 26, 1912	Waterman, Julius	Water Supply	213 50
Supreme		Oct. 26, 1912	Berrian, Sainuel	Water Supply	213 50
Supreme		Uct. 26, 1912	Charles, Philip	Water Supply	213 50
Supreme		Oct. 26, 1912	Costello, Bernard H	Water Supply	213 50
Supreme	92 250	Uct. 26, 1912	Jones, Charles	Water Supply	413 50
Supreme	92 250	Oct. 26, 1912	Anobel, Alexander	Water Supply	213 50
Supreme	92 250	Uct. 26, 1912	McArdie, Patrick	Water Supply	213 50
Supreme	92 251	Oct. 26, 1912	McCloskey, Daniel J	Water Supply	213 50
Supreme	92 251	Oct. 26, 1912	Seitz, Alexander	Water Supply	238 00
Supreme		Oct. 26, 1912	Daw, George A	Water Supply	238 00
Supreme		Oct. 26, 1912	Finnen, William	Water Supply	238 00
Supreme		Oct. 26, 1912	Lyons, Patrick J	Water Supply	238 00
Supreme		Oct. 26, 1912	McDonough, Charles .	Water Supply	238 00
Supreme		Oct. 26, 1912	McMullen, Charles	Water Supply	238 00
Supreme		Oct. 26, 1912	Monahan, Patrick	Water Supply	238 00
Supreme		Oct. 26, 1912	Murphy, John O'Connor, Daniel	Water Supply	238 00
Supreme		Oct. 26, 1912 Oct. 26, 1912	Kedmayne, Thomas S.	Water Supply	238 00
Supreme		Oct. 26, 1912	Waish, William H	Water Supply	238 00
Supreme		Oct. 26, 1912	Young, Joseph W	\af	238 00 238 00
Supreme		Oct. 26, 1912	Doyle, Michael	Water Supply	213 50
Supreme		Oct. 26, 1912	Fleming, Michael	Water Supply	213 50
Supreme		Oct. 26, 1912	Platz, Jr., Joseph	Water Supply	213 50
Supreme		Oct. 26, 1912	Oates, James J	Water Supply	213 50
Supreme		Oct. 26, 1912	Oetgen, Henry B	Water Supply	213 50

SCHEDULE "B." Judgments, Orders and Decrees Entered.

William Ackert; Anna Lennhan, an infant-Entered orders denying motions for

In re William B. Ruddick-Entered Appellate Division order affirming order denying motion to review primary election.

Oakes Manufacturing Co.-Entered order on remittitur from Court of Appeals affirming judgment in favor of defendant. Entered judgment on order of remittitur for \$130.97 costs in favor of defendant.

People vs. Metropolitan Surety Co.—Order entered confirming referee's report dismissing claim of City of New York.

People ex rel. Frederick W. Hoffman vs. R. Waldo-Order entered granting relator's motion for peremptory writ of mandamus.

Dennis W. Moran vs. City of New York et al.—Order entered confirming referee's report and directing judgment in favor of plaintiff distributing funds. Patrick J. White-Entered interlocutory judgment sustaining demurrer to com-

plaint, with leave to plaintiff to amend same upon payment of \$36 costs. City of New York vs. Brooklyn Heights Railroad Co.-Entered order discontinuing action without costs.

People ex rel. Mary T. O'Meara vs. W. H. Maxwell-Entered order denying motion for peremptory writ of mandamus. Paul Belits vs. Board of Education-Entered Court of Appeals order denying

motion to dismiss appeal with \$10 costs to defendant. People ex rel. Charles U. Powell vs. J. Creelman et al.—Order entered directing

issuance of alternative writ of mandamus. John J. Bradley vs. C. Lomberg-Entered order discontinuing action without (old) 51. East River, Dock-Entered Appellate

tion by Harlem River and Port Chester Railroad Co. to resettle order dismissing People ex rel. New York Central and Hudson River Railroad Co. vs. S. B. T. C

(1900 and 1908)—Entered order on remittitur from Court of Appeals affirming orders appealed from without costs. Ferdinand DiMaio: Andrew Kane (and 16 similar actions)-Entered orders dis-

continuing actions without costs. Bettie Geffner-Entered judgment in favor of defendant for \$19.72 costs.

Charles T. Hasser-Entered judgment in favor of defendant for \$19.16 costs. Thomas Reardon; James Dalton (2 actions); John Ziegler (2 actions)—Entered orders discontinuing actions without costs.

People ex rel. Brooklyn City and Newtown Railroad Co. vs. F. A. O'Donnel et al. (1904); People ex rel. Louis Fitzgerald vs. Same (1904); People ex rel. Harriet S. Ward vs. Same (1903)—Entered orders discontinuing proceedings without

Mary Klebora, an infant, etc.—Entered judgment in favor of defendant dismissing the complaint and for \$117.11 costs.

Louis Filehene-Entered judgment in favor of defendant dismissing the complaint and for \$107.85 costs. Nora Filehene-Entered judgment in favor of defendant dismissing the complaint and for \$112.79 costs.

Harry Zirinsky (2 actions)—Entered orders discontinuing actions without costs. Salvatore Crivello, an infant-Entered judgment in favor of defendant upon the merits and for \$115.85 costs.

Phillipine Oberle-Entered judgment in favor of defendant dismissing the complaint and for \$123.29 costs. Jacob Marks-Entered judgment in favor of defendant dismissing the complaint

and for \$111.25 costs. People ex rel. Adele D. Priess vs. R. Waldo-Entered Appellate Division order reversing order granting motion for mandamus, and denying same with costs and dis-

bursements to defendant. Michael Collins-Entered judgment in favor of defendant upon the merits and for \$124.05 costs.

People ex rel. Thornton Gerrish, president, vs. L. Purdy et al. (1910)-Entered order amending order canceling assessment. Lefferts Streibigh (action 27)—Entered judgment in favor of defendant dis-

missing the complaint and for \$106.47 costs. Mary Littlefield-Entered judgment in favor of defendant dismissing complaint and for \$105.97 costs.

Louis Chiappari, as administrator-Entered order discontinuing action without Michael Collins; George Young; Annie Dean-Entered orders denying motions

William Schomb-Entered judgment in favor of defendant upon the merits, and for \$105.97 costs. George H. Schomb, an infant-Entered judgment in favor of defendant upon

the merits, and for \$154.37 costs. Isaac Rosenberg-Entered order changing venue to New York County. Judgments were Entered in Favor of the Plaintiffs in the Following Actions.

Date.	Name.	Regi		Amount.
Oct. 22, 1912	Ackert, William Loretz, Albert J	. 81	134	\$200 00 27 40
Oct. 22, 1912 Oct. 22, 1912	O'Connor, Robert J	. 76 . 76	489 488	75 00 407 10

SCHEDULE "C." Record of Court Work. C. T. Willard Co. vs. City of New York et al.-Motion by co-defendants for judgment on the pleadings submitted to Giegerich, J.; decision reserved. J. L. O'Brien for the City.

Isidore Circus-Tried before Oppenheimer, J., in Municipal Court; complaint dismissed. W. H. Doherty for the City.

People ex rel. Henry A. LaChicotte vs. A. J. O'Keeffe, etc.-Motion for peremptory writ of mandamus argued before Newburger, J.; decision reserved. E. S. Benedict for the City.

Giovanni Cardinale-Tried before Hendrick, J., and a jury; verdict for defendant. T. G. Price for the City. In re Samuel M. VonBlarcom-Motion for order directing Register to discharge mortgage submitted to Newburger, J.; decision reserved. G. H. Cowie for the City.

People ex rel. Rebecca Mayer vs. L. Purdy et al.—Tried before Delany, J.; decision reserved. F. P. Reilly for the City. Minnie Long, administratrix-Tried before Hendrick, J., and a jury; verdict for

Ellen Gough, executrix-Tried before Platzek, J., and a jury; verdict for defendant. A. Sweeny for the City. Julius Bodenheim-Tried before Shiels, J., and a jury; verdict for plaintiff for \$186; motion to set aside verdict argued; decision reserved. W. H. Doherty for the

plaintiff for \$2,500. J. A. Stover for the City.

In re City of New York (to vacate letters patent to Jamaica Bay)—Hearings before Commissioners of Land Office proceeded and adjourned. E. J. Freedman for

Crescent Sand and Gravel Co.—Tried before Hough, J., and a jury in United States District Court; verdict for libellant for \$350. G. P. Nicholson for the City.

People ex rel. Samuel Hodkinson vs. J. Johnson-Argued at Appellate Division; decision reserved. H. Crone for the City. In re William A. Meikelham (2 actions)-Motions for orders directing Register to discharge mortgage submitted to Newburger, J.; decision reserved. G. H. Cowie

Standard Blue Stone Co. vs. City of New York et al.—Tried before Giegerich, J.; complaint dismissed. J. L. O'Brien for the City.

Frank Felton; Frederick Reisert-Motions for extra allowance to plaintiff sub-mitted to Jaycox, J.; decision reserved. E. S. Malone for the City.

In re Uvalde Asphalt Paving Co.—Argued at Appellate Division; decision reserved. C. L. Barber for the City. "Order affirmed." Abraham Arndt vs. W. A. Prendergast et al.—Motion to dismiss defendant's appeal submitted at Appellate Division; decision reserved. L. Leale for the City. "Mo-

People ex rel. McKinley Storage and Van Co. vs. W. J. Gaynor et al.—Argued at Appellate Division; decision reserved. W. E. C. Mayer for the City. Abraham Arndt vs. W. A. Prendergast et al.—Submitted at Appellate Division;

decision reserved. L. Leale for the City. "Order affirmed."

Charles J. Wittenberg vs. City of New York and another—Argued at United States Circuit Court of Appeals; decision reserved. G. P. Nicholson for the City. "Decree

affirmed." Henry Simon vs. Board of Education-Tried before Benton, J., and a jury; complaint dismissed. G. M. Curtis, Jr., for the City.

Elizabeth A. Cavanagh-Tried before Hendrick, J., and a jury; verdict for defendant. T. G. Price for the City.

Herman F. Bindsell vs. City of New York and another—Tried before Brown, J., and a jury; verdict for defendants. L. G. Godley for the City. George A. McIlroy-Tried before Murray, J., in Municipal Court; judgment for defendant. S. Hoffman for the City. In re Maurice Kaufman-Motion to strike name from ballot argued before Dike,

J., in County Court, and granted. C. J. Druhan for the City.

George H. Schomb, an infant; William Schomb—Tried before Scudder, J., and a jury; complaint dismissed. P. E. Callahan for the City. Catherine Jensen; Charles G. Jensen-Tried before Scudder, J., and a jury;

verdict for defendant. J. W. Johnson for the City. Henry Sanders-Tried before Garretson, J., and a jury; verdict for plaintiff for \$2,000. P. E. Callahan for the City.

Elizabeth Burns-Tried before Scudder, J., and a jury; verdict for plaintiff for \$6,000. Motion to set aside verdict argued; deceision reserved. J. W. Johnson for the City.

Catherine Fox-Tried before Benedict, J., and a jury; complaint dismissed. P. E. Callahan for the City. Alexander J. Zinner-Tried before Bogenshutz, J., in Municipal Court; decision

reserved. J. W. Johnson for the City. Nellie Montgomery-Tried before Benedict, J., and a jury; complaint dismissed. P. E. Callahan for the City.

In re Maurice Kaufman; People ex rel. James H. Duhamel vs. R. Niccia-Argued at Appellate Division; decision reserved. J. D. Bell for the City. George H. Schomb; William Schomb-Motions for new trials on exceptions argued before Scudder, J.; decision reserved. P. E. Callahan for the City.

Hearings Before Commissioners of Estimate in Condemnation Proceedings. Court House Site, 3 hearings. C. D. Olendorf for the City. Rapid Transit (Joralemon St.); Rapid Transit (Flatbush Ave.); Rapid Transit (Flatbush Ave. Supplemental); 4 hearings each. F. J. Byrne for the City. Richmond County Court House Site, 3 hearings; Jackson Ave. School Site, 2 hearings. H. W. Mayo for the City.

> Schedule "D." Contracts, Etc., Drafted, Examined and Abbroved as to Form

Contracts, Etc., Praftea, Examinea	ana Approved	as to Form	·
	Contracts Approved as to Form.	Contracts Examined and Re- turned for Revision.	Advertise- ments Approved as to Form.
Borough Presidents Park Department Board of Education. Department of Bridges. Department of Water Supply, Gas and Electricity	16 4 3 2		2 3 1 2
Department of Water Supply, Gas and Electricity Health Department. Brooklyn Disciplinary Training School for Boys	1	:: . ·	.1
Total	28	••	9
Finance Department Bonds Appro			
Total	oved.		
Agreements Ap Board of Estimate and Apportionment Dock Department	proved.		1
Total			2
Department.			Opinions Rendered.

Finance Department

Department of Bridges.....

Board of Education.....

Borough Presidents

Supreme... 92 295 Nov. 1, 1912 People of the State of New York vs. Tillie

Supreme... 92 300 Nov. 1, 1912 Chamberlain, Mary S., vs. The City et al...

Supreme..(12) 223 Nov. 1, 1912 Stern,

Brown and ano.

Supreme... 92 296 Nov. 1, 1912 Ellison, Albert et al.... For payment of award, in re opening Supreme... 92 297 Nov. 1, 1912 Tyson, Emma F. (mat- For order dispensing with lost mort

Supreme... 92 298 Nov. 1, 1912 Interborough Rapid
Transit Co. and ano. vs. The City and ano.
Land Office 92 299 Nov. 1, 1912 Equitable Realty Co.

Supreme... 92 298 Nov. 1, 1912 Interborough Rapid
Transit Co. and ano. vs. The City and ano.

Land Office 92 299 Nov. 1, 1912 Equitable Realty Co.

For a grant of land under waters of the "Arthur Kill"

Benjamin (in

...... Sup., Q. Co. 92 301 Nov. 1, 1912 Lawrence, George R. Personal injuries, fall, obstruction on

Department	Opinions Rendered
Board of Water Supply Street Cleaning Department Fire Department	. 1
Board of Aldermen. Bureau of Licenses. Department of Water Supply, Gas and Electricity. Board of Estimate and Apportionment.	1 1 1
Municipal Civil Service Commission	1
Total	34
ARCHIBALD R. WATSON, Corporation C	ounsel.

City of N	ew Yo	ork, is		ant, unless otherwise n Schedule "A." nd Special Proceeding	
Court.	Registe and Folio.		When mmenced.	Title.	Nature of Action.
Supreme	92 257	Oct	. 28, 1912	Bussing, Amanda, vs.	To forcelland mentions
Mun Mun				Bernard Schultz et al. City of New York vs. Morton I, Katz City of New York vs.	Minford place and E. 173d The Bronx, \$38.15.
Mun				Moses Goldberg and	and 5th ave., struck by automobi
				Manhattan Excursion Co. City of New York vs.	yacht "Manhattan" at foot of 24th st., \$50. For cost of repaying between trace
	A3 2/		20 101/	Frederick W. Whit- ridge, as receiver, etc.	ave. to E. 172d st., \$246.94.
Mun	92 262	. Oct	. 28, 1912	City of New York vs. Frederick W. Whit- ridge, as receiver, etc.	on W. 42d st., \$190.79.
upreme	92 263	Oct.	28, 1912	People of the State of New York vs. Mary E. Schwartz	To vacate forfeiture of cash be
				Crowley, Elizabeth	W. 34th st., \$50,000.
upreme	92 265	Oct.	28, 1912	City of New York	Personal injuries, thrown from wa on, condition of pavement. Sou
ity	92 266	Uct.	28, 1912	and ano	st., near Peck slip, \$10,000. Personal injuries, fall, condition
upreme	92 267	Oct.	28, 1912	Erikson, Theodore	Personal injuries, fall from ledge Central Bridge, \$5,000.
				Kaufman, Maurice (matter of)	O. Nelson on ballot as "Progresive" candidate for Congress.
oup., K. Co.	92 269	Oct.	29, 1912	Brooklyn Heights Rail- road Co. (ex rel) vs. A. E. Steers	Mandamus to compel issuance of pe mit to double track railroad of Kingsland and Maspeth ave Brooklyn.
upreme	92 271	Oct.	29, 1912	Eisenberg, Isaac Eptel, Henry Remington & Sherman	Overflow of sewer, \$632. Summons only served. Summons with notice for \$12,836.
				Co	served. Summons with notice for \$7,764.2
upreme	92 274	Oct.	29, 1912	Cohen, Simon (matter	served. For order dispensing with lost mot
				Kleb, William P	gage. Balance of salary as Inspector of Construction of Queens Count Court House, \$1,440.
o., K. Co S. Dist.	92 276 98 278	Oct. Oct.	29, 1912 29, 1912	Chrystal, Rosie Richmond County Ag- ricultural Society (matter of)	Summons only served. Bankruptcy proceeding.
o., K. Co !	92 277	Oct.	29, 1912	Farmers & Mechanics Savings Bank of City of Lockport vs. Fran- cesco Prisco Catapa-	
ipreme 9	92 278	Oct.	29, 1912	trustee, vs. Daisy L.	To foreclose mortgage.
un 9	92 279	Oct.	30, 1912	Duncan et al City of New York vs. John Senise	To foreclose mortgage. For damage to lamppost, Shell road Corona, struck by truck, \$19.70.
ipreme	92 280	Oct.	30, 1912	City of New York vs. William T. Bernhart.	For value of top soil removed from Van Cortlandt Park \$500.
ipreme	92 281	Oct.	30, 1912	Foley, John (ex rel) vs. Rhinelander Waldo, etc.	Mandamus to compel payment of ba ance of pension.
. S. Dist. 9				ter of)	Bankruptcy proceeding.
ip., K. Co. 9				Zirinsky, Harry, vs. Sarah J. Parente et al (No. 2) Smith, Herbert C., et	To foreclose transfer of tax lien.
				al, trustees, vs. Bridg- et Hart et al	To foreclose mortgage.
o., K. Co 9 upreme 9				Wachter, Maria Eva, vs. Bridget Hart et al. Hyman, William, vs.	To foreclose mortgage.
preme9	2 286	Oct.	30, 1912	Mary M. Malloy and ano	To foreclose lien. Personal injuries, fall, snow and ice Westchester ave. and German place
apreme 9	2 287	Oct.	30, 1912	Faith, Lena, vs. Mer-	\$10,000. To foreclose mortgage.
ıp., K. Co. 9	2 288	Oct.	30, 1912	cury Realty Co. et al. Bullock, John, and ano. vs. The City et al	To foreclose lien.
ipreme 9				Schieffelin, William J., vs. William A. Pren- dergast and ano	To restrain payment of salaries o police officers reinstated by Com missioner.
S. Dist. 9	2 290	Oct.	30, 1912	Macrea, Charles A	For salvage services rendered by steamer "Alberta M," putting ou fire on Street Cleaning scow No 54.
ipreme 9	2 291	Oct.	31, 1912	Hassey, William, vs. Samuel Horowitz et al	To foreclose mortgage.
ipreme 9				Lord, Austin D., et al,	Sumons only served.
				Luber, Sarah	Personal injuries, fall, snow and ice Eastern parkway and Kingston ave., Brooklyn, \$10,000.
preme 9 S. Dist. 9				Mulstein Co., John, vs. The City et al Grosback, William, etc.	To foreclose lien.
S. Dist. 9	0 200	oct.	01, 1714	(matter of)	Bankruptcy proceeding.

Bankruptcy proceeding.
To vacate forfeiture of cash bail

For a grant of land under waters of the "Arthur Kill."

To vacate assessment, in re Lafay-

Sumons only served.

Court	Register and Folio,	Wb	en enced.	Title.	Nature of Action.
Supreme	92 303	Nov.	1, 1912	Forty-second Street & Grand Street Ferry Railroad Co. vs. The	To recover taxes paid on property owned by City, \$12,024.33.
Supreme				William Young, etc	Mandamus to compel signing of or der opening default in action of Blum vs. Feldman and ano.
Supreme	92 305	Nov.	2, 1912	Jones, Harry L., vs. The City et al	Summons only served.
				Friedman, Max, an infant, by guardian	Personal injuries, run over by wagor of Bureau of Weights and Meas ures, Delancey and Norfolk sts. \$500.
City	92 307	Nov. 2	2, 1912	Bergstein, Nathan, vs.	
Supreme	92 308	Nov. 2	, 1912	Mary Lyons et al Bogart, Tunis S., vs. Mountain Construc-	To foreclose lien.
				tion Co. et al	To foreclose mortgage.

Judgments, Orders and Decrees Entered. Catherine Enders, administratrix-Entered judgment in favor of defendant, dismissing the complaint and for \$107.85 costs.

Salvatore Crivello, an infant, etc.; Freda Kleinman, an infant, etc.; Catherine Enders, administratrix—Entered orders denying motions for new trials. Robina Connor and William Connor-Entered orders discontinuing actions, with-

Mary Fraser, an infant-Entered judgment in favor of defendant dismissing the complaint and for \$114.07 costs.

Philip F. Donohue-Entered order discontinuing action, without costs. Bryant Avenue School Site-Entered order appointing James F. Delaney, James P. Van Kirk and James J. McMahon as Commissioners of Appraisal.

Mary Fraser, an infant; Alexander V. Fraser and another, executors; Augusta Broseman; People ex rel. Bartholomew Mulville vs. M. J. Drummond—Entered orders denying motions for new trials.

People ex rel. Manhattan Railway Co. vs. S. B. T. C. (1912); Joseph Kleinman; Bronx Gas and Electric Co.—Entered orders discontinuing actions, without costs. William J. Schieffelin vs. J. G. Britt et al.—Entered Appellate Division order

on remittitur from Court of Appeals affirming order denying motion to continue injunction.

People ex rel. Henry Cardos vs. W. H. Edwards-Appellate Division order entered affirming order denying motion to quash writ of certiorari.

George Morgan-Entered order on remittitur from Court of Appeals, affirming judgment dismissing complaint. Entered judgment on order of remittitur for \$104.25 ice, costs in favor of defendant. Joseph Adelson; William Ackert; Stella O. Decker-Entered orders denying mo-

tions for new trials, Robert Rose, an infant; Charles Reis-Entered orders discontinuing actions, with-

Charles Jensen-Entered judgment in favor of defendant upon the merits and for \$116.97 costs. Catherine Jensen-Entered judgment in favor of defendant upon the merits and

for \$129.47 costs. Catherine Fox-Entered judgment in favor of defendant dismissing the com-

plaint and for \$109.47 costs. People ex rel. James F. Duhamel vs. R. DeNiccia-Entered Appellate Division order affirming order granting motion for mandamus.

William Sodemann, administrator; Frieda Holm-Entered orders discontinuing actions, without costs.

Tomasso Cappolaro-Entered judgment in favor of defendant dismissing the complaint and for \$105.97 costs. Nellie Montgomery-Entered judgment in favor of defendant dismissing the complaint and for \$110.47 costs.

Bessie Master, an infant-Entered judgment in favor of the defendant upon the merits and for \$106.97 costs.

Judgments Were Entered in Favor of the Plaintiffs in the Following Actions.

Date.	Name.		Register and Folio.		Amount.
Oct. 24, 1912	Young, George	***************************************	. 81	445	\$3,134 75
Oct. 25, 1912	Sanders, Henry		. 83	493	2,131 25
Oct. 30, 1912	Adelson, Joseph	***************************************	86	330	219 37

SCHEDULE "C." Record of Court Work.

Manhattan Beach Estates vs. The City of New York et al.-Motion for interlocutory judgment of foreclosure; argued before Stapleton, J. Decision reserved. E. J. Freedman for the City.

People ex rel. Bartholomew Mulville vs. M. J. Drummond-Motion for peremptory writ of mandamus on findings of Trial Term; submitted to Giegerich, J. Decision reserved. E. S. Benedict for the City.

Michael Eanuzelli vs. The City of New York and another-Tried before Delany, J. Decision reserved. R. H. Mitchell for the City. Rapid Transit (Flatbush ave.); Rapid Transit (Flatbush ave. supplemental)— Motion to confirm first separate report of Commissioners; submitted to Stapleton, J.

No opposition. F. J. Byrne for the City.
Esther Waxberg vs. L. Martin-Motion to compel plaintiff to furnish further bill of particulars; submitted to Newburger, J. Decision reserved. A. Parker for

the City. "Motion denied." In re Albert L. Thompson; in re John B. Moore; in re Mary Markowitz-Motions for orders directing Register to discharge mortgage; submitted to Newburger,

J. Decision reserved. G. H. Cowie for the City. John Robertson and another vs. W. H. Edwards et al.-Motion for injunction pendente lite; argued before Newburger, J. Decision reserved. J. F. O'Brien for

the City. John L. Keating and another-Tried before Boyhan, J., in Municipal Court. Decision reserved. J. P. O'Connor for the City.

People ex rel. Board of Education vs. A. S. Draper et al.-Motion for peremptory writ of mandamus; argued before Rudd, J. Decision reserved. C. McIntyre for the City.

The City of New York vs. Otto Deichmann and another-Tried before Moore, J., in Municipal Court. Decision reserved. E. A. McShane for the City. "Judgment for plaintiff.

Michael J Leonard-Tried before Morris, J., in Municipal Court. Judgment for plaintiff for \$69.55. W. H. Doherty for the City. Emma Geilhausen, administratrix-Motion for leave to amend answer; submitted to Newburger, J. Decision reserved. J. W. Goff, Jr., for the City. "Motion

granted on payment of costs to date." Charles E. Appleby—Motion to dismiss action for lack of prosecution; argued before Newburger, J. Decision reserved. L. G. Godley for the City. "Motion granted unless plaintiff stipulates to waive interest on claim."

United Building Material Co. vs. The City of New York et al.—Tried before Brady, J. Decision reserved. J. L. O'Brien for the City.

Bessie Master, an infant—Tried before Van Siclen, J., and a jury. Verdict for

defendant. J. W. Johnson for the City. People ex rel. James F. Duhamel vs. R. DeNiccia-Motion for reargument of appeal; submitted at Appellate Division and denied. J. D. Bell for the City.

Hearings Before Commissioners of Estimate in Condemnation Proceedings. Court House Site-Two hearings. C. D. Olendorf for the City.

Rapid Transit (Joralemon st.), four hearings; Rapid Transit (Flatbush ave.); Rapid Transit (Flatbush ave. supplemental), three hearings each; Rapid Transit (Mott ave.), one hearing. F. J. Byrne for the City. Richmond County Court House Site and Jackson Avenue School Site-Two hearings each. H. W. Mayo for the City.

SCHEDULE "D." Contracts, Etc., Drafted, Examined and Approved as to Form.

	Contracts Approved as to Form.	Examined and Re- turned for Revision.	Advertise- ments Approved as to Form.
Borough Presidents	10		1
tricity	5 2		2
Board of Estimate and Apportionment	2 2		';
Department of Charities	1	• •	1
Fire Department	i		i
Park Department	* *	2 .	**
Bellevue and Allied Hospitals	* *		• •
Police Department		1	* *
Tonce Expansion	_	_	-
Total	21	. 5	5
Finance Department	ed.		7 1
Total			8
Leases Approv			
Finance Department			2
Total			6
Releases Approx		3.	
Finance Department			1
Schedule "E	."		
Opinions Rendered to the Van	rious Departs	nents.	
Department.			Opinions Rendered.
Finance Department			. 16

Department of Water Supply, Gas and Electricity

Borough Presidents

Park Department

Trustees, College of The City of New York

Police Department

Municipal Civil Service Commission

Department of Public Works

Fire Department

Bellevue and Allied Hospitals

Total

ARCHIBALD R. WATSON, Corporation Counsel.

Department of Water Supply, Gas and tors, \$1,200 per annum; Morris Podell, 508 W. 135th st., Inspector of electrical Electricity.

and Electricity makes the following report of its transactions for the week ending June 1, 1912:

Statement of collections, Bureau of Water Register; all Boroughs, \$281,969.12. Contracts Entered Into.

Miscellaneous Supplies: Dated, May 27, 1912; contractor, George T. Montgomery; surety, International Fidelity Company; estimated cost, \$162.69. Coal: Dated, May 31, 1912; contractor,

Davis Coal & Coke Company; surety. U. S. Fidelity & Guaranty Company; estimated cost, \$3,377.

Coal: Dated, May 31, 1912; contractor, Charles D. Norton Company; surety, Fidelity & Deposit Company of Maryland; estimated cost, \$6,161.

Changes in the Working Force.

Manhattan. Appointed: Frederick B. Nelson, 966 Anderson ave., Bronx, Assistant Engineer (pitometer), \$2,700 per annum; William B. Goentner, 7 Manhattan ave., Assistant Engineer (pitometer). \$2,700 per annum; L. B. Shoemaker, 182 W. 76th st., Assistant Engineer (pitometer), \$3,000 per annum; Sydney Strauss, 690 Putnam ave., temporary Gas Inspector, \$1,200 per annum; Chester Braham, 150 Rose st., temporary Gas Inspector, \$1,200 per annum.

Promoted: Clifford D. Landauer, Rodman to Transitman, increased from \$1,200 to \$1,350 per annum; Daniel J. Curtin, Leveler to Transitman, no increase in sal-

Transferred: Machinist's Helper to Department of Street Cleaning.

Resigned: One Assistant Foreman; John F. Collins, Clerk; Anthor De Mais, Clerk; George L. Livingston, Clerk; Oswald Jackson, Topographical Draughtsman.

Deceased: One Caulker; two Laborers.

Brooklyn.
Appointed: Daniel 'McNulty, 309 E. 81st st., Telephone Operator, \$900 ner an-

Deceased: One Laborer. J. W. F. BENNETT, Deputy Commis-

The Department of Water Supply, Gas and Electricity makes the following report of its transactions for the week ending June 8, 1912:

Statement of collections, Bureau of Water Register; all Boroughs, \$212,270.70. Changes in the Working Force.

Manhattan. Appointed: Frank C. Davis, 130 E. 104th st., Inspector of electrical conduc-

The Department of Water Supply, Gas | Mahoney, 1051 Teller ave., Bronx, Inspector of electrical conductors, \$1,200 per annum; John Domerhinzen, Jr., 440 E. 77th st., Inspector of electrical conductors, \$1,200 per annum; Thomas J. Coglan, 712 and water consumption. Chauncey st., Brooklyn, Inspector of electrical conductors, \$1,200 per annum; William J. Rickerby, 442 Gates ave., Brooklyn, Inspector of light and power, \$1,200 per annum; John J. Lasch, 917 Brook ave., Inspector of light and power, \$1,200 per annum; James C. England, 501 W. 177th st., Inspector of light and power, \$1,200 per annum; Frederick W. Seymour, 43 16th st., Flushing, L. I., Inspector of light and power, \$1,200 per annum; Thomas Barnes, 594 Hancock st., Brooklyn, Clerk, \$900 per annum, transferred from Finance Department; one horse and wagon, \$3.50 per day, The Bronx.

Removed-Lack of Work: Charles W. Tarr, Assistant Engineer.

Removed: Carl F. Anderson, M. P. Kearin, Walter H. Ambrose, Edward Weinberg, Frank F. O'Hara, John Coffin, Bernhard Stern, Edward Seeley, James D. Lynett, David H. O'Hara; temporary Inspectors of electrical conductors. John A. Reilly, temporary Inspector of light and power.

Brooklyn.
Appointed: Edward T. Caswell, 7 Toledo ave., Elmhurst, L. I., Inspector of electrical conductors, \$1,200 per annum; Edward A. Ryder, 168 Monitor st., Brooklyn, Inspector of electrical conductors, \$1,200 per annum.

Queens. Appointed: Everett H. Eddy, 310 W. 20th st., Inspector of electrical conductors, \$1,200 per annum; Frabics J. Dobler, 6424 13th ave., Brooklyn, Inspector of electri-cal conductors, \$1,200 per annum. Transferred to Office of Brooklyn Borough President: One licensed fire-

Richmond. Appointed: James D. Lynett, 159 Manor rd., West New Brighton, S. I., Inspector of electrical conductors, \$1,200 per annum.
J. W. F. BENNETT, Deputy Commis-

The Department of Water Supply, Gas and Electricity makes the following report of its transactions for the week

sioner.

ending June 15, 1912: Statement of collections, Bureau of Water Register; all Boroughs, \$165,003.34.

Contracts Entered Into. Compressors: Dated June 10, 1912; contractor, Otto Gas Engine Works, sur- st., Clerk, \$900 per annu

ety, American Bond Company of Baltimore; estimated cost, \$2,490. Telephone Service: Dated, January 1, Brighton, S. 1912; contractor, N. Y. Telephone Comper annum. Contracts Advertisepany; surety, American Surety Company; estimated cost, \$7,600.

Changes in the Working Force. Manhattan.

Appointed: Isidore Raylesberg, 242 Rivington st., Junior Mechanical Draughtsman, \$900 per annum; one team \$4 per day, Westchester County.
Increased: John E. Dowd, Chemist, from \$1,500 to \$1,800 per annum.

Brooklyn. Appointed: Alex. R. Baxter, 348 W. 18th st., temporary Clerk, \$900 per annum; Roger J. Hogan, 119 Avenue A, temporary Clerk, \$900 per annum; George W. Kiernan, 27 E. 39th st., temporary Clerk, \$900 per annum; Daniel J. Frank, 125 Forest ave., Evergreen, L. I., Oiler, \$3 per day. Reinstated: Joseph F. Mahoney, Inspector of meters and water consumption, \$1,200 per annum.

J. W. F. BENNETT, Deputy Commissioner.

The Department of Water Supply, Gas and Electricity makes the following report of its transactions for the week ending June 22, 1912:

Statement of collections, Bureau of Water Register; all Boroughs, \$165,747.72. Changes in the Working Force.

Manhattan. Appointed: Bernhard Stern, 171 W. 141st st., Clerk, \$900 per annum, reinstated; Cornelius Desmond, 337 Cherry st., Foreman of Laborers, \$4 per day; one Oiler, \$3 per day; Bernard Bleistein, 240 Jamaica ave., Astoria, L. I., Topographical Draughtsman, \$1,500 per annum; Moses Marx, 854 Fox st., Telephone

Operator, \$900 per annum.

Transferred: George H. Leslie, Topographical Draughtsman, to Borough President of Queens.

Resigned: Charles R. Davis, 144 Hoyt st., Brooklyn, Inspector of meters and water consumption. Removed: James P. Colonel, tempor-

ary Gas Inspector. Brooklyn.
Appointed: Francis J. Conroy, 293 E.

18th st., Brooklyn, Warren Knapp, 192 Garfield pl., Brooklyn, Albert J. Phillips, 253 Steuben st., Brooklyn, James J. Nor-ris, 917 Fulton st., Brooklyn, temporary Clerks, \$900 per annum; James B. Griffin, 9 Jackson st., Clerk, \$900 per annum; st., Clerk, \$2,100 per annum, died Septemthree Laborers, \$2.50 per day; Vincent J. ber 18, 1912. conductors, \$1,200 per annum; Cornelius Boyle, 82 Greene pl., Brooklyn, Telephone Bureau of Highways-Carroll H. Gard-Operator, \$900 per annum.

Resigned: Thomas N. Langan, Inspector of meters and water consumption;

Increased: Roman P. Kanski, Draughtsman, from \$1,500 to \$1,650 per annum. Richmond.

Transferred to Borough President of Richmond: George Wright, Telephone

J. W. F. BENNETT, Deputy Commissioner.

The Department of Water Supply, Gas and Electricity makes the following report of its transactions for the week ending June 29, 1912:

Statement of collections, Bureau of Water Register, all Boroughs, \$200,426.21. Changes in the Working Force.

Manhattan.

Appointed: Alan M. E. Johnstone, 2142 Ellis ave., Bronx, Assistant Engineer (pitometer), \$1,800 per annum; Elmer G. Hooper, 399 Walnut st., Assistant Engineer (pitometer), \$1,800 per annum; Egbert D. Case, 167 W. 88th st., Assistant Engineer (pitometer), \$1,500 per annum; Emil Dorer, 138 Plateau st., Corona, L. ., Inspector of electrical conductors, \$1,200 per annum; Melvin P. Brown, 227 E. 60th st., Inspector of light and power, \$1,200 per annum; one Mason's Helper, \$3 per day; one Oiler, \$3 per day; two licensed Firemen, \$3 per day; three Laborers, \$2.50 per day; Glen G. Maxon, 164 Schenectedy ave., Brooklyn, temporary Gas Examiner, \$1,200 per annum.

Resigned: Cornelius Desmond, Foreman of Laborers. Dropped from Roll-Absence Without Leave: Ten Laborers; one Telephone

Transferred: Henry A. Martin, Clerk to Commissioner of Accounts; John H Sawyer, Rodman, to Borough President's office.

Operator; three Stokers.

Brooklyn Appointed: Edward Weinberg, 560 Fox st., Bronx, Inspector of electrical conductors, \$1,200 per annum; two Carpenters, \$5 per day; Thomas J. Madden, 509 W. 34th st., Clerk, \$900 per annum; Michael A. Clemency, 1202 St. Johns pl., Brooklyn, Clerk, \$900 per annum; one Laborer, \$2.50 per day; one Coal Passer, \$2.50 per day.

Deceased: Michael J. Donnelly, Caulk-

Oueens. Appointed: James J. Smith, 227 W. 16th

Richmond. Appointed: John J. Morrison, West New Brighton, S. I., Telephone Operator, \$900

Change of Title: One Driver to Labor-

J. W. F. BENNETT, Deputy Commis-

Changes in Bepartments, Etc.

DEPARTMENT OF FINANCE. November 12-Nicholas Mulhall, Bookkeeper employed in the Richmond office of the Bureau for the Collection of Assessments and Arrears, has tendered his resignation, which has been accepted, to take effect as of the close of business November 11, 1912.

November 13-Charles J. Bracker, a Clerk in the Bronx office of the Bureau for the Collection of Assessments and Arrears, has tendered his resignation, which has been accepted, taking effect at the close of business November 13, 1912.

TENEMENT HOUSE DEPART-

MENT. November 14-Appointments: First Grade Clerks, salary \$300 per annum— Frank P. Kieser, 529 W. 145th st.; Herman B. Futoransky, 809 9th ave.; Abraham L. Henschel, 100 India st., Brooklyn. These appointments to take effect November 14, 1912.

DEPARTMENT OF DOCKS AND FERRIES.

November 14-The wages of Michael A. Lally, Laborer, and David F. Sheppard, Laborer, have been fixed at \$3 per day while employed.

DEPARTMENT OF BRIDGES. November 14-Fields Booker, 210 Walworth st., Brooklyn, who was employed as a Driver, died November 11.

BOROUGH OF MANHATTAN. Changes in the office of the President of the Borough of Manhattan for the three weeks ending November 9, 1912:

Commissioner of Public Works-John B. Spyksma, No. 7 W. 108th st., Expert Accountant, \$3,250 per annum, discharged October 31, 1912; Paul J. Esquerre, No.

ner, No. 436 Sterling place, Brooklyn. Temporary Inspector of Public Works, \$1,200 per annum, resigned October 20; Joseph F Mahoney, Inspector of meters | Charles G. Wallace, No. 588 Park place. Brooklyn, Temporary Inspector of Public Works, \$1,200 per annum, resigned October 20; William C. Mayer, No. 566 E. 21st st., Brooklyn, Tmeporary Inspector of Public Works, \$1,200 per annum, resigned October 15; Samuel B. Moore, Jr., No. 128 Van Buren st., Brooklyn, Temporary Inspector of Public Works, \$1,200. per annum, appointed temporarily October 21; Mathew F. Kenney, No. 408 W. 124th st., Temporary Inspector of Public Works, \$1,200 per annum, appointed October 21; Andrew D. Fenton, No. 729 9th ave., Laborer, \$2.50 per diem, transferred to Department of Water Supply, Gas and Electricity October 21; Peter Burke, No. 301 W. 150th st., Temporary Inspector of Public Works, \$1,200 per annum, appointed October 23; Harold V. Peters, No. 404 Ocean ave., Brooklyn, Temporary Inspector of Public Works, \$1,200 per annum, resigned October 22; Thomas McDonald, No. 603 W. 180th st., Inspector of Regulating, Grading and Paving, \$1,200 per annum, died October 22; William H. Mulligan, No. 302 W. 149th st., Inspector of Complaints, \$1,200 per annum, died October 19; William F. Kearns, 28th st. and Avenue B, Brooklyn, Inspector of Regulating, Grading and Paving, \$1,200 per annum, transferred to Queens October 17; John Reilly, No. 512 W. 47th st., Laborer, \$2.50 per diem, transferred to Department of Water Supply, Gas and Electricity October 23; Michael Durney, No. 354 9th ave., Laborer, \$2.50 per diem, transferred to Department of Water Supply, Gas and Electricity October 23; Daniel Fallon, No. 332 W. 26th st., Foreman, \$4 per diem, died October 24; George Baudendistel, No. 264 William st., Laborer, \$2.50 per diem, died October 18; George W. Hunt, No. 215 W. 140th st., Laborer, \$2.50 per diem, died October 23; William Devanney, No. 78 Manhattan st., Laborer, \$2.50 per diem, resigned November 1; Thomas J. Collins, No. 219 E. 101st st., Foreman, \$1,200 per annum, leave of absence, without pay one (1) month, November 2: Thomas Leahy, No. 63 New Chambers st., Laborer, \$2.50 per diem, discharged November 9; Jamess O'Connell, No. 322 W. Houston st., Laborer, \$2.50 per diem, resigned November 1.

Temporary Inspectors of Public Works at \$1,200 Per Annum Appointed-James I. Dunne, No. 373 Fenimore st., Brooklyn, November 4; Giles D. Long, No. 2328 Morris ave., Fordham, November 1; Cor-nelius B. Smith, No. 439 E. 17th st., No-

vember 1; Max Kennady, No. 1491 Broadway, November 6; Hugh Gilmore, No. 318 E. 86th st., November 11; William C. Yorke, Jr., No. 1517 E. 14th st., Brooklyn, November 11; John Hart, No. 207 W. 118th st., November 11; Joseph Shalleck, No. 1840 7th ave., November 11.

Benedetto Romeo, No. 235 E. 97th st., Laborer, \$2.50 per diem, resigned No-

V. Harold Maddox, No. 2268 Washington ave., Temporary Inspector of Public Works, \$1,200 per annum, resigned No-

Samuel Howes, No. 489. E. Houston st., Assistant Foreman, \$3.50 per diem, increased from \$2.50 per diem November 4. Cartment at \$3.50 Per Diem Discharged November 9-Terence McGowan, 29 Amsterdam ave.; Robert McCarthy, 397 Water st.; John McEvily, 843 3d ave.; Timothy McCarthy, 310 Front st.; Salvatore Mauro, 42 2d ave.; Andrew Franzone, 329 5th st.; Patrick Conroy, 162d st. and Fort Washington ave.; Simon Goodman, 421 E. 79th st.

Charles G. Williams, No. 271 W. 118th st., Assistant Foreman, \$3 per diem, transferred from Public Buildings and Offices November 9.

Leonard DeConza, No. 93 'Baxter st., Laborer, \$2.50 per diem, reassigned November 9.

William J. O'Brien, No. 121 Bay 13th st., Bath Beach, Laborer, "2.50 per diem, reassigned November 9.

Daniel Downing, No. 229 W. 143d st., Laborer, \$2.50 per diem, resigned November 7.

Bureau of Public Buildings and Offices -Mary J. Kay, No. 981 E. 176th st., Attendant, \$720 per annum, appointed Oc- 86.60. tober 10; Florence Collins, No. 139 W. 83d st., Attendant, \$720 per annum, appointed October 10; August Dressel, Jr., No. 1390 Jefferson ave., Brooklyn, Painter-Decorator, \$4 per diem, discharged October 10; August Dressel, Jr., Decorator, \$4 per diem, discharged October 10; Albert M. Scully, 61 W. 95th st., 84.20; 18 Jessel F. Brountsin 224 F. 11th st. Decorator, \$4 per diem, discharged October 19; Luka Jolis, No. 36½ Stanton st., Painter-Decorator, \$4 per diem, discharged | 83.40; 19, Frances Shostac, 229 E. 70th October 19; Joseph T. C. Harper, No. st., 83.40; 20, Ralph F. Bacon, 321 Pulaski 1117 Tinton ave., Bronx, Attendant, \$900 | st., Brooklyn, 82.80; 21, Martin Schwartz, per annum, removed on charges October 17; Joseph H. Colligan, No. 238 E. 33d Koch, 1135 Herkimer st., Brooklyn, 81.80; st., Attendant, \$900 per annum, removed 23, Julius Michaelis, 209 Bergen st., on charges October 20; William Penny, Brooklyn, 81.20; 24, Leonard K. Graves, No. 28 Greenwich ave., Licensed Fire- 70 Kingsland ave., Elmhurst, Long Island, man \$3 per diem reassigned October 16; 80.80; 25, Homer M. Mace, 1231 Main st., man \$3 per diem reassigned October 16; William Barr, No. 757 Greenwich st., Laborer, \$2.50 per diem, transferred from Highways October 21; Edward W. Higgins, No. 593 Park place, Brooklyn, Stationary Engineer, \$4.50 per diem, appointed October 19; Mary Corcoran No. 2, No. 237 E. 12th st., Attendant, \$720 per annum, appointed October 22; Isaac J. Fisher, No. 467 Bleecker st., Ridgewood Heights, Brooklyn, Thermostat Repairer, \$5 per diem, discharged October 31; Sarah M. Cripps, No. 415 Pleasant ave., Attendant, \$720 per annum, fined five days' pay October 23; Mary B. O'Brien, No. 348 W. 145th st., Attendant, \$720 per annum, leave of absence, without pay, for six months, October 21; Edward Girrbach, No. 62 Virginia ave., Rosebank, Staten Island, Sheet Metal Worker, \$4.75 per diem, appointed October 25; Thomas P. McMahon, No. 536 W. 159th st., Foreman Plumber, \$5.50 per diem, fined five days' pay October 25; Annie E. Morrisey, No. 216 W. 141st st., Attendant, \$720 per annum, discharged November 10; John H. Johnson, No. 1109 Park ave., Stationary Engineer, \$4.50 per diem, reduced from \$5 per diem November 10; Robert Beattie, No. 238 W. 13th st., Cartman, \$3.50 per diem (two carts), discharged November 2; Matthew J. Sullivan, No. 91 Gold st., Truckman, \$8 per diem, discharged November 2; Charles E. Lutter, No. 422 E. 75th st., Painter \$4 per diem, transferred to Department of Docks

and Ferries November 8. Bureau of Sewers-Mariano Galdi, No. 428 E. 117th st., Sewer Cleaner, \$2.50 per diem, resigned October 15; John P. Swift, No. 205 Monroe st., Laborer, \$2.50 per diem, appointed October 15; John Groben, No. 500 E. 55th st., Cartman, \$3.50 per diem, appointed October 17; Maurice Mc-Larney, No. 606 E. 12th st., Cartman, \$3.50 per diem, appointed October 17; John P. Swift, No. 205 Monroe st., Laborer, \$2.50 per diem, resigned October 17; Thomas Lally, No. 413 W. 57th st., Laborer, \$2.50 per diem, transferred to Board of Water Supply September 26; Thomas F. Fantry, No. 236 W. 65th st., Mason, \$5.60 per diem, reassigned October 31; Robert H. Brown, No. 21 W. 127th st., Expert on Screening Sewage, limitation of compensation increased to \$1,800 October 26; William Harrigan, No. 606 Grand st., Sewer Cleaner, \$2.50 per diem, died November 4.

Bureau of Design and Survey-Edward Gordon, No. 1369 Washington ave., Temporary Junior Topographical Draftsman, per annum, discharged October 19; Frank W. Blair, No. 606 W. 115th st., Temporary Topographical Draftsman, \$1,200 per annum, appointed October 16; Albert Tietzel, Jr., No. 16 Manhattan st., Albert Tietzel, Jr., No. 16 Manhattan st., Temporary Junior Topographical Draftsman, \$900 per annum, appointed October 16; Alexander H. Guion, No. 203 W. 122d st., Temporary Junior Topographical Trustee of New York Public Library, Secretary:

Draftsman, \$900 per annum, appointed October 24; William A. Corbin, Freeport, Long Island, Rodman, \$1,050 per annum, resigned October 23; William C. Furchtenicht, No. 200 W. 128th st., Temporary Architectural Draftsman, \$1,200 per annum, appointed November 6; Robert Liebert, No. 1419 Vyse ave., Bronx, Temporary Axeman, \$900 per annum, appointed November 1; William J. Smith, No. 34 Gramercy Park, Temporary Axe-

18, Joseph E. Braunstein, 224 E. 11th st., Peekskill, N. Y., 80.20; 26, Irving L. Farr, 189 Bainbridge st., Brooklyn, 76.40.



OFFICIAL DIRECTORY

open and adjourn, as well as the places where such offices are kept and such Courts are held together with the heads of Departments and

CITY OFFICES.

MAYOR'S OFFICE. No. 5 City Hall, 9 a. m. to 5 p. m.; Saturday a. m. to 12 m.
Telephone, 8020 Cortlandt.
William J. Gaynor, Mayor. Robert Adamson, Secretary.
James Matthews, Executive Secretary.
John J. Glennon, Chief Clerk and Bond and Warrant Clerk. BURBAU OF WEIGHTS AND MEASURES. Room 7, City Hall, 9 a. m. to 5 p. m.; Saturday

a. m. to 12 m. John L. Walsh, Commissioner. Telephone, 4334 Cortlandt. BUREAU OF LICENSES.

9 a. m. to 4 p. m.; Saturdays, 9. a. m. to 12 m Telephone, 4109 Cortlandt. James G. Wallace, Jr., Chief of Bureau. Principal Office, Room 1, City Hall.

ARMORY BOARD.

Mayor, William J. Gaynor; the Comptroller, William A. Prendergast; the President of the Board of Aldermen, John Purroy Mitchel; Chief of Coast Artillery, Rimore F. Austin; Brigadier-General John G. Eddy, Commodore R. P. Forshew, the President of the Department o Taxes and Assessments, Lawson Purdy.

Clark D. Rhinehart, Secretary, Room 6, Basement, Hall of Records, Chambers and Centre streets.

streets. Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 8900 Worth.

ART COMMISSION.

A. Augustus Healy, President of the Brooklyn Institute of Arts and Sciences; William J. Gaynor, Mayor of the City of New York; R. T. H. Haisey; I. N. Phelps Stokes, Architect; John Bogart; Frank L. Babbott; Karl Bitter, Sculptor.

John Quincy Adams, Assistant Secretary.

BOARD OF ALDERMEN. No. 11 City Hall, 10 a. m. tc 4 p. m. Saturdays 10 a. m. to 12 m.
Telephone, 7560 Cortlandt.
John Purroy Mitchel, President.

pointed November 1; William J. Smith, No. 34 Gramercy Park, Temporary Axeman, \$900 per annum, appointed November 1.

Office of the President—Samuel L. Martin, No. 60 W. 162d st., Secretary to President, \$4,000 per annum, resigned November 5; Julian B. Beaty, No. 501 W. 110th st., Secretary to President, \$4,000 per annum, appointed November 6; Samuel L. Martin, No. 60 W. 162d st., Secretary to President, \$4,000 per annum, appointed November 6; Samuel L. Martin, No. 60 W. 162d st., Stenographer to the President, \$2,100 per annum, appointed November 6.

Municipal Civil Service Commission.

Eligible List, Oculist, Second Grade, promulgated November 13, 1912:

1, Frank H. David, 172 W. 76th st., \$9,60; 2, Robert W. Pettit, 498 W. 158th st., 89.80; 3, 1da Oshlag, 1622 Avenue A, 89,60; 4, Frederick C. Riley, 378 E. 18th st., 89.80; 5, John S. Gaines, Ir., 200 W. 71st st., 88.60; 6, Armin Nettle, 213 E. 18th st., 88.40; 7, Jacob Rosenbluth, 356 E. 8th st., 88.40; 8, John Guttman, 60 St. Marks place, 88.00; 9, Nathan Settle, 99 E. 116th st., 87.20; 10, Samuel Fretze, 116 E. 91st st., 87.20; 11, Archie L. Oberdoffer, 61 Hamilton terrace, 86.80; 12, Charles Gluck, 66 W. 113th st., 86.60; 13, Charles A. Hargitt, 5 Hart st., Brooklyn, 86.60.

14, Herbert H. Forscheimer, 352 W. 57th 14 st., \$600; 15, Unline T. Kohn Clio average and the state of the ALDERMEN.

Martyn. Martyn.

Borough of Queens—66th Dist., George M.
O'Connor; 67th Dist., Otto C. Gelbke; 68th Dist.,
Alexander Dujat; 69th Dist., Charles Augustus
Post; 70th Dist., W. Augustus Shipley.
Borough of Richmond—71st Dist., William Fink;
72d Dist., John J. O'Rourke; 73d Dist., Charles P.

P. J. Scully, City Clerk.

BELLEVUE AND ALLIED HOSPITALS.

Office, Bellevue Hospital, Twenty-sixth street and First avenue.

Telephone, 4400 Madison Square.
Board of Trustees—Dr. John W. Brannan, President; James K. Paulding, Secretary; John G. O'Keeffe, Arden M. Robbins, James A. Farley' Samuel Sachs, Leopold Stern; Michael J. Drum mond, ex-officio.

Ceneral Medical Superintendent Dr. George General Medical Superintendent, Dr. George O'Hanlon.

BOARD OF AMBULANCE SERVICE. Headquarters, 300 Mulberry street.

Office hours, 9 a. m. to 4 p. m. Saturdays, Secretary, Commissioner of Public Charittes, M. J. Drummond; Dr. John W. Brannan, President of the Board of Trustees of Bellevue and Allied Hospitals; Dr. Royal S. Copeland, Wm. I. Spreg. elberg; D. C. Potter, Director.
Ambulance Calis—Telephone, 3100 Spring.
Administration Offices—Telephone, 7586 Spring.

BOARD OF ASSESSORS. Office, No. 320 Broadway, 9 a. m. to 5 p. m Omes, No. 320 Broadway, 9 a. 1 Saturdays, 12 m. Joseph P. Hennessy, President. William C. Ormond. Antonic C. Astarita. Thomas J. Drennan, Secretary. Telephone. 29, 30 and 31 Worth.

BOARD OF ELECTIONS. General Office, No. 107 West Forty-first street Commissioners; J. Gabriel Britt, President Moses M. McKee, Secretary; James Kane and Jacob A. Livingston. Michael T. Daly, Chie. Clerk. Telephone, 2946 Bryant.

BOROUGH OFFICES. Manhattan. No. 112 West Forty-second street. William C. Baxter, Chief Clerk. Telephone, 2946 Bryant.

One Hundred and Thirty-eighth street and Morris avenue (Solingen Building).

John L. Burgoyne, Chief Clerk.
Telephone, 336 Melrose.

Brooklyn. No. 42 Court Street (Temple Bar Building). George Russell, Chief Clerk. Telephone, 693 Main.

Queens.
No. 64 Jackson Avenue, Long Island City
Carl Voegel, Chief Clerk.
Telephone, 3375 Hunters Point.

Richmond.
Borough Hall, New Brighton, S. I.
Alexander M. Ross, Chief Clerk.
Telephone, 1000 Tompkinsville. All offices open from 9 a. m. to 4 p. m. Satur days, from 9 a. m. to 13 m.

BOARD OF ESTIMATE AND APPORTION-MENT.

The Mayor, Chairman; the Comptroller, Presdent of the Board of Aldermen, President of the Borough of Manhattan, President of the Borough of Brooklyn, President of the Borough of The Bronx, President of the Borough of Queens, President of the Borough of Richmond.

OFFICE OF THE SECRETARY. Joseph Haag, Secretary; William M. Lawrence' Assistant Secretary; Charles V. Adee, Clerk to Board. No. 277 Broadway, Room 1406. Telephone

OFFICE OF THE CHIEF ENGINEER. Nelson P. Lewis, Chief Engineer. Arthur S. Tuttle, Assistant Chief Engineer, No. 277 Broadway. Room 1408. Telephone, 2281 Worth.

2280 Worth.

BUREAU OF FRANCHISES.

Harry P. Nichols, Engineer, Chief of Bureau 277 Broadway, Room 801. Telephone, 2282 Worth.

Office hours, 9 a. m. to 5 p. m. (except during July and August, when hours are 9 a. m. to 4 p. m.)

Saturdays, 9 a. m. to 13 m.

BOARD OF EXAMINERS. Rooms 6027 and 6028, Metropolitan Building No. 1 Madison avenue, Borough of Manhattan' 9 a. m. to 4 p. m.; Saturdaya, 9 a. m. to 13 m. Telephone, 5840 Gramercy.

George A. Just, Chairman. Members: William Crawford, Lewis Harding, Charles G. Smith' John P. Leo, Robert Maynicks and John Kenlon. Edward V. Barton, Clerk. Board meeting every Tuesday at 2 p. m.

BOARD OF INEBRIETY.

Office, 300 Mulberry street, Manhattan.
Telephone 7116 Spring.
Thomas J. Colton, President; Rev. William Morrison, John Dorning M.D.; Rev. John J. Hughes; William Browning, M.D.; Michael J. Drummond, Commissioner of Public Charities.
Patrick A. Whitney, Commissioner of Correction, Recentive Secretary, Charles Sameon. Brecutive Secretary, Charles Samson.
Office hours, 9 a. m to 4 p. m. Saturdays, 9 a. m, to 12 m.

Board meets first Wednesday in each month, at

BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEAN-ANTS.

o'clock.

Office, No. 148 Bast Twentieth street.
Patrick A. Whitney, Commissioner of Cor-John B. Mayo, Judge, Special Sessions, Manattan. Robert J. Wilkin, Judge, Special Sessions, Brooklyn.
Prederick B. House, City Magistrate, First Edward J. Dooley, City Magistrate, Second Division.
Samuel B. Hamburger, John C. Heints, Rosario

Maggio, Richard B. Troy. Thomas R. Minnick, Secretary. Telephone, 1047 Gramercy.

BOARD OF REVISION OF ASSESSMENTS. William A. Prendergast, Comptroller. Archibald R. Watson, Corporation Counsel Lawson Purdy, President of the Department of Taxes and Assessments.
John Korb, Jr., Chief Clerk, Finance Department, No. 280 Broadway.
Telephone, 1200 Worth.

BOARD OF WATER SUPPLY. Office, No. 165 Broadway. Office, No. 165 Broadway.
Charles Strauss, President; Charles N. Chadwick and John F. Galvin, Commissioners.
Joseph P. Morrissey, Secretary.
J. Waldo Smith, Chief Engineer.
Office hours, 9 a. m. to 5 p. m.; Saturdays,
9 a. m. to 12 m.
Telephone, 4310 Cortlandt.

CHANGE OF GRADE DAMAGE COMMISSION. Office of the Commission, Room 223, No. 280 Broadway (Stewart Building), Borough of Man-hattan, New York City. William D. Dickey, Cambridge Livingston, David Robinson, Commissioners. Lamont Mc-Lorchin Clark. Loughlin, Clerk.

Regular advertised meetings on Monday, Tuesday and Thursday of each week at 2 o'clock p. m.

Office hours, 9 s. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 3254 Worth.

CITY CLERK AND CLERK OF THE BOARD OF ALDERMEN.

City Hall, Rooms 11, 12; 10 a. m. to 4 p. m.; Saturdays, 10 a. m. to 12 m. Telephone, 7560 Cortlandt. J. Scully, City Clerk and Clerk of the Board of Aldermen.
Joseph F. Prendergast, First Deputy.
John T. Oakley, Chief Clerk of the Board of Joseph V. Sculley, Clerk, Borough of Brooklyn. Matthew McCabe, Deputy City Clerk, Borough George D. Frens, Deputy City Clerk, Borough Joseph F. O'Grady Deputy City Clerk, Bor-

CITY RECORD OFFICE. BUREAU OF PRINTING, STATIONERY AND BLANE Supervisor's Office, 8th floor, Park Row Building, Supervisor's Omce, 8th floor, Park Row No. 21 Park Row. David Ferguson, Supervisor. Henry McMillen, Deputy Supervisor. C. McKemie, Secretary.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Distributing Division, Nos. 96 and 98 Reade street, near West Broadway.

Telephones, 1505 and 1506 Cortlandt.

COMMISSIONERS OF ACCOUNTS. Jeremiah T. Mahoney, Harry M. Rice, Commis-Rooms 114 and 115, Stewart Building, No. 280 Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 45. Worth. The Standard Testing Laboratory, Otto H. Kieln; Director, 127 Franklin street, office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 22 m.
Telephones 3088 and 3089 Franklin.

COMMISSIONER OF LICENSES. Office, No. 277 Broadway.
Herman Robinson, Commissioner.
Samuel Prince, Deputy Commissioner,
John J. Caldwell, Secretary.
Office hours, 9 a. m. to 5 p. m.; Saturdays a. m. to 12 m. Telephone, 2828 Worth.

COMMISSIONERS OF SINKING FUND. William J. Gaynor, Mayor, Chairman; William William J. Gaynor, Mayor, Chairman; William A. Prendergast, Comptroller; Robert R. Moore, Chamberiain; John Purroy Mitchel, President of the Board of Aldermen, and Henry H. Curran; Chairman Finance Committ.e, Board of Aldermen, members: John Korb, Jr., Secretary.

Office of Secretary, Room 9, Stewart Building; No. 280 Broadway, Borough of Manhattan.

Telephone, 1200 Worth.

DEPARTMENT OF BRIDGES. Nos. 13-21 Park Row. Arthur J. O'Keeffe, Commissioner.
William H. Shnnott, Deputy Commissioner.
Edgar E. Schiff, Secretary.
Office hours, 9 a. m. to 5 p. m.
Saturdays, 9 a. m. to 12 m.
Telephone, 6080 Cortiandt. Telephone, 6080 Cortlandt.

DEPARTMENT OF CORRECTION.

No. 148 East Twentieth street. Office hours from 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to

Telephone, 1047 Gramercy.
Patrick A. Whitney, Commissioner.
William J. Wright, Deputy Commission of John B. Fitzgerald, Secretary.

DEPARTMENT OF DOCKS AND FERRIES Pier "A" N. R., Battery place. Telephone, 800 Rector.
Calvin Tomkins, Commissioner.
B. F. Cresson, Jr., First Deputy Commissioner.
William J. Barney, Second Deputy Commissioner. SATURDAY, NOVEMBER 16, 1912.

Matthew J. Harrington, Secretary.
Office hours, 9 s. m. to 5 p. m.; Saturdays,

DEPARTMENT OF EDUCATION. BOARD OF EDUCATION.

Park avenue and Pifty-ninth street, Borough of Manhattan, 9 a. m. to 5 p. m.; Saturdays, 9 a. m.

Stated meetings of the Board are held at 4 p. m. on the first Monday in February, the second Wednesday in July, and the second and fourth Wednesdays in every month, except July and

August.

Reba C. Bamberger (Mrs.), Joseph Barondess, Nicholas J. Barrett, Henry J. Bigham, Thomas W. Churchill, Joseph E. Cosgrove, Francis P. Cunnion, Thomas M. De Laney, Martha Lincoln Draper (Miss), Alexander Ferris, George J. Gillespie, John Greene, Robert L. Harrison, Louis Haupt, M. D.; Ella W. Kramer (Mrs.), Peter J. Lavelle, Olivia Leventritt (Miss), Isadore M. Levy, Alrick H. Man, John Martin, Robert E. McCafferty, Dennis J. McDonald, M. D.; Patrick F. McGowan, Herman A. Metz, Augustus G. Miller, George C. Miller, Henry P, Morrison, Louis Newman, Antonio Pisani, M. D.; Alice Lee Post (Mrs.), Arthur S. Somers, M. D.; Alice Lee Post (Mrs.), Arthur S. Somers, Morton Stein, Abraham Stern, M. Samuel Stern, Ernest W. Stratmann, Cornelius J. Sullivan, James E. Sullivan, Michael J. Sullivan, Bernard Suydam, Rupert B. Thomas, John R. Thompson, John Whalen, Ira S. Wile, M. D., Frank D. Wilsey, George W. Wingate, Egerton L. Winthrop, Jr., members of the Board.

Egerton L. Winthrop, Jr., President. John Greene, Vice-President. A. Emerson Palmer, Secretary.

Pred H. Johnson, Assistant Secretary.
C. B. J. Snyder, Superintendent of Schoo Buildings.
Patrick Jones, Superintendent of School Supplies,

Henry R. M. Cook, Auditor. Thomas A. Dillon, Chief Clerk. Henry M. Leipziger, Supervisor of Lectures. Claude G. Leland, Superintendent of Libraries. A. J. Maguire, Supervisor of Janitors.

BOARD OF SUPERINTENDENTS
William H. Maxwell, City Superintendent of
Schools, and Andrew W. Edson, John H. Haaren,
Clarence E. Meleney, Thomas S. O'Brien, Edward
B. Shallow, Edward L. Stevens, Gustave Straubenmüller, John H. Walsh, Associate City Super-

Intendents.

DISTRICT SUPERINTENDENTS.

Darwin L. Bardwell, William A. Campbell, John P. Conroy, John W. Davis, John Dwyer, James M. Edsall, William L. Ettinger, Cornelius E. Franklin, John Griffin, M. D., Henry W. Jameson, Henry E. Jenkins, Cecil A. Kidd, James Lee, Charles W. Lyon, James J. McCabe, Ruth E. McGray (Mrs.), William J. O'Shea, Alfred T. Schauffler, Albert Shiels, Edgar Dubs Shimer, Seth T. Stewart, Edward W. Stitt, Grace C. Strachan (Miss), Joseph S. Taylor, Benjamin Veit, Joseph H. Wade.

BOARD OF EXAMINERS.

William H. Maxwell, City Superintendent of Schools, and James C. Byrnes, Walter L. Hervey, Jerome A. O'Connell, George J. Smith, Examiners.

BOARD OF RETIREMENT.

BOARD OF RETIREMENT.

Egerton L. Winthrop, Jr., Abraham Stern, Cornelius J. Sullivan, William H. Maxwell, Josephine E. Rogers, Mary A. Curtis, Lyman A. Best, Principal P. S. 108, Brooklyn, Secretary. (Telephone, 1470 East New York.)

DEPARTMENT OF FINANCE.

Stewart Building, Chambers street and Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1200 Worth. WILLIAM A. PRENDERGAST, Comptroller, Douglas Mathewson and Edmund D. Fisher, Deputy Comptrollers. Hubert L. Smith, Assistant Deputy

George L. Tirrell, Secretary to the Department. Thomas W. Hynes, Supervisor of Charitable

Institutions.
Walter S. Wolfe, Chief Clerk. BUREAU OF AUDIT. Charles S. Hervey, Chief Auditor of Accounts,

Harry York, Deputy Chief Auditor of Accounts
Duncan MacInnes, Chief Accountant and Bookkeeper.

John J. Kelly, Auditor of Disbursements.
H. H. Rathyen, Auditor of Receipts.
James J. Munro, Chief Inspector.
R. B. McIntyre, Examiner in Charge, Expert Accountants' Division.

LAW AND ADJUSTMENT DIVISION. Albert E. Hadlock, Auditor of Accounts. Room

BUREAU OF MUNICIPAL LEGE STATISTICS. James Tilden Adamson, Sigand Examiner. Room 180. STOCK AND BOND DIVISION.

James J. Sullivan, Chief Stock and Bond Clerk. OFFICE OF THE CITY PAYMASTER. No. 83 Chambers street and No. 65 Reade

John H. Timmerman, City Paymaster. DIVISION OF REAL ESTATE.

Charles A. O'Malley, Appraiser of Real Estate.

Room 103, No. 280 Broadway.

Joseph R. Kenny, Bookkeeper in Charge. Rooms 155 and 157, No. 280 Broadway. BUREAU FOR THE COLLECTION OF TAXES. Borough of Manhattan-Stewart Building

Frederick H. E. Ebstein, Receiver of Taxes. John J. McDonough and Sylvester L. Malone, Deputy Receivers of Taxes.

Borough of The Bronx—Municipal Building, Third and Tremont avenues. Edward H. Healy and John J. Knewitz, Deputy Receivers of Taxes. Borough of Brooklyn-Municipal Building, Rooms 2-8.
Alfred J. Boulton and David E. Kemlo, Deputy Receivers of Taxes.

Borough of Queens—Municipal Building, Court House Square, Long Island City. William A. Beadle and Thomas H. Green,

Deputy Receivers of Taxes.

Borough of Richmond—Borough Hall, St.
George, New Brighton.

John De Morgan and Edward J. Lovett, Deputy
Receivers of Taxes. BURBAU FOR THE COLLECTION OF ASSESSMENTS AND

ARREARS. Borough of Manhattan, Stewart Building, Daniel Moynahan, Collector of Assessments and

Arrears. George W. Wanmaker, Deputy Collector of Assessments and Arrears. Borough of The Brons-Municipal Building, Charles F. Bradbury, Deputy Collector of As-

sessments and Arrears.

Borough of Brooklyn—Mechanics' Bank Build-Borough of Brooklyn—Mechanics Bank Building corner Court and Montague streets.

Theodore G. Christmas, Deputy Collector of Assessments and Arrears.

Borough of Queens—Municipal Building, Court House Square, Long Island City.

Peter L. Menninger, Deputy Collector of Assessments and Arrears. ments and Arrears.

Borough of Richmond-St. George, New Brighton.

Edward W. Berry, Deputy Collector of AssessBUREAU FOR THE COLLECTION OF CITY REVENUE AND OF MARKETS.
Stewart Building, Chambers street and Broadway, Room K.
Sydney H. Goodacre, Collector of City Revenue
and Superintendent of Markets.

BUREAU OF THE CHAMBERLAIN. Stewart Building, Chambers street and Broadway, Rooms 63 to 67.

Robert R. Moore, Chamberlain.

Henry J. Walsh, Deputy Chamberlain.

Office hours, 9 a. m. to 5 p. m.

Telephone, 4270 Worth.

DEPARTMENT OF HEALTH.

Centre and Walker streets, Manhattan.
Office hours, 9 a. m. to 5 p. m.; Saturdays, a. m. to 12 m. Burial Permit and Contagious Disease Offices always open. Telephone, 6280 Franklin.

Ernst J. Lederle, Ph. D., Commissioner of Health and President; Joseph J. O'Connell, M. D.; Rhine-ander Waldo, Commissioners. Eugene W. Scheffer, Secretary. Herman M. Biggs, M. D., General Medical

Walter Bensel, M. D., Sanitary Superintendent. William H. Guilfoy, M. D., Registrar of Records. James McC. Miller. Chief Clerk.

Borough of Manhattan.
Alonzo Blauvelt, M. D., Assistant Sanitary
Superintendent; George A. Roberts, Assistant
Chief Clerk; Shirley W. Wynne, M. D., Assistant
Registrar of Records.

Registrar of Records.

Borough of The Bronx, No. 3731 Third avenue.

Marion B. McMillan, M. D., Assistant Sanitary
Superintendent; Ambrose Lee, Jr., Assistant Chief
Clerk; Arthur J. O'Leary, M. D., Assistant Registrar

of Records. Borough of Brooklyn, Platbush avenue, Willoughby and Fleet streets.

Travers R. Maxfield, M. D., Assistant Sanitary
Superintendent; Alfred T. Metcalfe, Assistant
Chief Clerk; S. J. Byrne, M. D., Assistant Registrar of Records.

Borough of Queens, Nos. 872 and 374 Fulton street, Jamaica.

John H. Barry, M. D., Assistant Sanitary
Superintendent; George R. Crowly, Assistant Chief
Clerk; Robert Campbell, M. D., Assistant Registrar of Records.

Borough of Richmond, No. 514 Bay street, Stapleton, Staten Island.

John T. Sprague, M. D., Assistant Sanitary
Superintendent; Charles B. Hoyer, Assistant Chief

DEPARTMENT OF PARKS.

Charles B. Stover, Commissioner of Parks for the Boroughs of Manhattan and Richmond, and President Park Board. Clinton H. Smith, Secretary. Offices, Arsenal, Central Park. Telephone, 7300 Plass

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Michael J. Kennedy, Commissioner of Parks for
the Borough of Brooklyn. Offices, Litchfield Mansion, Prospect Park, Brooklyn. Office hours, 9 a. m. to 5 p. m.; July and August,

Office hours, 9 a. m. to 9 p. m., july and August, 9 a. m. to 4 p. m.
Telephone, 2300 South.
Thomas J. Higgins, Commissioner of Parks for the Borough of The Bronx.
Office, Zbrowski Mansion, Claremont Park.
Office hours, 9 a. m. to 5 p m.; Saturdays, a. m. to 12 m. Telephone, 2640 Tremont.

Walter G. Eliot, Commissioner of Parks for the Borough of Queens.
Temporary office, Arsenal, Central Park, Man-

PERMANENT CENSUS BOARD.

Hall of Board of Education, No. 500 Park avenue, third floor. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. The Mayor, City Superintendent of Schools and Police Commissioner. George H. Chatfield,

Secretary. Telephone, 5752 Plass.

DEPARTMENT OF PUBLIC CHARITIES. PRINCIPAL OFFICE. Poot of Bast Twenty-sixth street, 9 a.

p. m.: Saturdays, 9 a. m. to 12 m. Telephone, 7400 Madison Square. Michael J. Drummond, Commissioner. Frank J. Goodwin, First Deputy Commissioner. William J. McKenna, Third Deputy Commissioner.

Thomas L. Fogarty, Second Deputy Commissioner for Brooklyn and Queens, Nos. 327 to 331 Schermerhorn street, Brooklyn. Telephone, 2977 Main.

2977 Main.
J. McKee Borden, Secretary.
Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Bureau of Dependent Adults, foot of East Twenty-sixth street. Office hours, 9 a. m. to p. m. The Children's Bureau, No. 124 Bast 59th

street. Office hours, 9 a. m. to 5 p. m. Jeremiah Connelly, Superintendent for Richmond Borough, Borough Hall, St. George, Staten Island. Telephone, 1000 Tompkinsville.

DEPARTMENT OF STREET CLEANING. Nos. 13 to 21 Park Row, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 3863 Cortlandt. William H. Edwards, Commissioner.

James F. Lynch, Deputy Commissioner, Borough of Manhattan. Julian Scott, Deputy Commissioner, Borough of Brooklyn.

James F. O'Brien, Deputy Commissioner, Borough of The Bronz. John J. O'Brien, Chief Clerk.

DEPARTMENT OF TAXES AND ASSESS. MENTS.

Hall of Records, corner Chambers and Centre streets. Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Commissioners-Lawson Purdy, President; Chas. J. McCormack, John J. Halleran, Charles T. White, Daniel S. McElroy, Edward Kaufman, Judson G. Wall. Telephone 3900 Worth.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Nos. 13 to 21 Park Row, 9 a. m. to 5 p. m. Saturdays, 9 a. m. to 12 m.
Telephones: Manhattan, 5962 Cortlandt; Brooklyn, 3980 Main; Queens, 1990 Greenpoint; Richmond. 840 Tompkinsville; Bronz, 3400 Tremont. Henry S. Thompson, Commissioner. J. W. F. Bennett, Deputy Commissioner.

Frederic T. Parsons, Deputy Commissioner,
Borough of Brooklyn. Municipal Building, Brook-

John L. Jordan, Deputy Commissioner, Borugh of The Bronx, Tremont and Arthur Avenues.

M. P. Walsh, Deputy Commissioner, Borough of Queens, Municipal Building, Long Island City.

John B. Bowe, Deputy Commissioner, Borough of Richmond, Municipal Building, St. George. EXAMINING BOARD OF PLUMBERS.

Bdwin Hayward, President.
James J. Donahue, Secretary.
August C. Schwager, Treasurer.
Rooms Nos. 14, 15 and 16, Aldrich Building.
Nos. 149 and 151 Church street.

Telephone, 6472 Barclay.
Office open during business hours every day in the year (except legal holidays). Examinations are held on Monday, Wednesday and Friday at 1 p. m.

FIRE DEPARTMENT.

Headquarters: Office hours for all, from 9 a. m. to 5 p. m.; Saturdays, 12 m. Central offices and fire stations open at all hours.

OFFICES.

Headquarters of Department, Nos. 157 and 159
Bast 67th street, Manhattan. Telephone, 640 Plasa

Brooklyn office, Nos. 365 and 367 Jay street
Brooklyn. Telephone, 2663 Main.
Joseph Johnson, Commissioner.
George W. Olvany, Deputy Commissioner.
Philip P. Farley, Deputy Commissioner, Boroughs of Brooklyn and Queens.
Daniel B. Finn, Secretary of Department.
Lloyd Dorsey Willis, Secretary to Commissioner,
Walter J. Nolan, Secretary to Deputy Commissioner, Boroughs of Brooklyn and Queens.
John Kenlon, Chief of Department, in charge
Bureau of Fire Extinguishment, 157 and 159 East
67th street. Manhattan. 67th street, Manhattan.
Thomas Lally, Deputy Chief in charge, Boroughs of Brooklyn and Queens, 365-367 Jay street,

William Guerin, Deputy Chief in charge Bureau of Fire Prevention, 157 and 159 Bast 67th street, of Fire Prevention, 187 and 189 East 67th street,
Manhattan.
Leonard Day, Electrical Engineer, Chief of
Bureau of Fire Alarm Telegraph, 187 and 189 East
67th street, Manhattan.
John R. Keefe, Clerk, in charge Bureau of
Repairs and Supplies, 187 and 189 East 67th

street, Manhattan.

OFFICE OF CORPORATION COUNSEL. Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m
Main office, Hall of Records, Chambers and

LAW DEPARTMENT.

Main office, Hall of Records, Chambers and Centre streets, 6th and 7th floors.

Telephone, 4600 Worth.
Archibald R. Watson, Corporation Counsel.
Assistants—Theodore Connoly, George L. Stering, Charles D. Olendorf, William P. Burr. R. Percy Chittenden, William Beers Crowell, John L. O'Brien, Terence Farley, Edward J. McGoldrick, David S. Garland. Curtis A. Peters, John F. O'Brien, Edward S. Malone, Edwin J. Freedman. Louis H. Hahlo, Frank B. Pierce, Richard H. Mitchell, John Widdecombe, Arthur Sweeny, William H. King, George P. Nicholson, Dudley F. Malone, Charles J. Nehrbas, William J. O'Sullivan, Harford P. Walker, Josiah A. Stover, Arnold C. Weil, Francis J. Byrne, John Lehman, Francis Martin, Charles McIntyre, Clarence L. Barber, Alfred W. Booraem, George H. Cowle, Solon Berrick, James P. O'Connor, Elliott S. Benedict, Isaac Phillips, Edward A. McShane, Bugene Fay, Ricardo M. DeAcosta, John M. Barrett, Frank P. Reilly, Leon G. Godley, Alexander C. MacNulty, Samuel Hoffmann, John W. Goff, Ir., William R. Wilson, Jr.
Secretary to the Corporation Counsel—Edmund Kirby, Jr.
Chief Clerk—Andrew T. Campbell.

Kirby, Jr.
Chief Clerk—Andrew T. Campbell.
Brooklyn office, Borough Hall, 2d floor. Telephone, 2948 Main. James D. Bell, Assistant in

BURBAU OF STREET OPENINGS. Main office, No. 90 West Broadway. Tele-phone, 5070 Barclay. Joel J. Squier, Assistant in charge.

Brooklyn branch office, No. 166 Montague street. Telephone, 3670 Main. Bdward Riegelmann, Assistant in charge.

Queens branch office, Municipal Building, Court House Square, Long Island City. Telephone, 3886 Hunters Point. Walter C. Sheppard, Assistant

in charge. BUREAU FOR THE RECOVERY OF PENALTIES. No. 119 Nassau street. Telephone, 4526 Cort-landt. Herman Stiefel, Assistant to charge BUREAU FOR THE COLLECTION OF ARREARS OF

PERSONAL TAXES.
No. 280 Broadway, 5th floor. Telephone, 4585 Worth. Geo. O'Reilly, Assistant in charge. TENEMENT HOUSE BURRAU AND BUREAU OF

BUILDINGS. No. 44 Bast Twenty-third street. Telephone, 961 Gramercy. John P. O'Brien, Assistant in

METROPOLITAN SEWERAGE COMMISSION. Office, No. 17 Battery place. George A. Soper, Ph.D., President; James H. Fuertes, Secretary; H. de B. Parsons, Charles Sooysmith, Linsly R. Williams, M. D. Office hours, 9 a. m. to 5 p. m.; Saturdays,

9 a. m. to 12 m. Telephone, 1694 Rector. MUNICIPAL CIVIL SERVICE COMMISSION. No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays,

9 a. m. to 12 m. James Creelman, President: Richard Welling and Alexander Keogh, Commissioners. Frank A. Spencer, Secretary. LABOR BURBAU. Nos. 54-60 Lafayette street. Telephone, 2140 Worth.

MUNICIPAL EXPLOSIVES COMMISSION. Nos. 157 and 159 Bast 67th street, Headquarters Pire Department.
Joseph Johnson, Fire Commissioner and ex,
officio Chairman; Geo. O. Baton, Sidney HarrisBartholomew Donovan, Russell W. Moore,
Albert Bruns, Secretary.

Meetings at call of Fire Commissioner.

POLICE DEPARTMENT. ENTRAL OFFICE. No. 240 Centre street, 9 a. m. to 5 p. m. (months

ro. 240 Centre street, w a. m. to 5 p. m. (months of June, Jrly and August, 9 a. m. to 4 p. m.);
Saturdays, a. m. to 12 m.
Telephone, 3100 Spring.
Rhinelander Waldo, Commissioner.
Douglas I. McKay, First Deputy Commissioner.
George S. Dougherty, Second Deputy Commissioner.

John J. Walah, Third Deputy Commissioner. James B. Dillon, Fourth Deputy Commissioner. William H. Kipp, Chief Clerk.

PUBLIC RECREATION COMMISSION 51 Champers Street; Room 1001.

James B. Sullivan, President; General George W.
Wingate, Charles B. Stover, Mrs. V. G. Simkhovitch, Gustavus T. Kirby, George D. Pratt, Robbins Gilman, Baccon Johnson, Secretary; Cyril

H. Jones, Assistant Secretary.
Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Telephone, 1471 Worth.
Commission meeting every Tuesday at 4.30 p m,

PUBLIC SERVICE COMMISSION. The Public Service Commission for the First District, Tribune Building, No. 154 Nassau street, Manhattan. Office hours, 8 a. m. to 11 p. m., every day in the year, including holidays and Sundays.

Stated public meetings of the Commission, Tuesdays and Fridays at 12.15 p. m., in the Public Hearing Room of the Commission, third floor of the Tribune Building, unless otherwise ordered.

Commissioners—William R. Willcox, Chairman; Milo R. Maltble, John B. Bustis, J. Sergeart Cram, George V. S. Williams. Counsel, George S. Coleman. Secretary, Travis H. Whitney, Telephone, 4150 Beekman.

TENEMENT HOUSE DEPARTMENT. John J. Murphy, Commissioner. Manhattan Office, 44 East 23d street. Telephone, 5331 Gram-ercy. William H. Abbott, Jr., First Deputy Com-missioner.

Brooklyn office (Boroughs of Brooklyn, Queens and Richmond), 503 Fulton street. Telephone, 3825 Main. Frank Mann, Second Deputy Com-

missioner
Bronz offre, 301 East 149th street. Telephone,
7107-7108 Melrose. William B. Calvert, Superinoffice hours, 9 a. m. to 5 p. m.; Saturday; 9 a. m. to 12 m.

BOROUGH OFFICES.

BOROUGH OF MANHATTAN. Office of the President, Nos. 14, 15 and 16 City Hall, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

George McAneny, President. Leo Arnstein, Secretary of the Borough.
Julian B. Beaty, Secretary to the President. Telephone, 6725 Cortlandt. Edgar Victor Frothingham, Commissioner of Public Works.

W. R. Patterson, Assistant Commissioner of Public Works.
Telephone, 6700 Cortlandt,
Rudolph P. Miller, Superintendent of Buildingr,
Telephone, 1575 Stuyvesant.
Superintendent of Public

Buildings and Offices. BOROUGH OF THE BRONX.

Office of the President, corner Third avenue and One Hundred and Seventy-seventh street; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Cyrus C. Miller, President. George Donnelly, Secretary, Thomas W. Whittle, Commissioner of Public

Works. James A. Henderson, Superintendent of Build-Ings.

Arthur J. Largy, Superintendent of Highwaya.

Roger W. Bligh, Superintendent of Public
Buildings and Offices.

Telephone, 2680 Tremont.

BOROUGH OF BROOKLYN. President's Office, Nos. 15 and 15, Borough Hall; 9 a. m. to 5 p. m.; Saturdays. 9 a. m. to

Alfred E. Steers, President. Reuben L. Haskell, Borough Secretary.
John B. Creighton, Secretary to the President.
Lewis H. Pounds, Commissioner of Public Works.
Patrick J. Cariin, Superintendent of Buildings.
Wikiam J. Taylor, Superintendent of the Bureau

of Sewers.

Howard L. Woody, Superintendent of the Bureau of Public Buildings and Offices.

John W. Tumbridge, Superintendent of High ways. Telephone, 3960 Main.

President's Office, Borough Hall, Jackson avenue and Fifth street, Long Island City; 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 4120 Hunters Point. Maurice E. Connolly, President. Joseph Flanagan, Secretary.

BOROUGH OF OURENS.

Denis O'Leary, Commissioner of Public Works. G. Howland Leavitt, Superintendent of High-John W. Moore, Superintendent of Buildings. John R. Higgins, Superintendent of Sewers, Daniel Ehntholt, Superintendent of Street

Cleaning. Superintendent of Public Buildings and Offices, Flushing. Telephone, 1740

BOROUGH OF RICHMOND. President's Office, New Brighton, Staten Island. George Cromwell, President. Maybury Fleming, Secretary.
Louis Lincoln Tribus, Consulting Engineer and
Acting Commissioner of Public Works.

John Seaton, Superintendent of Buildings, H. E. Buel, Superintendent of Highways. John T. Petherston, Assistant Engineer and Acting Superintendent of Street Cleaning.

Ernest H. Seehusen, Superintendent of Sewers.

John Timlin, Jr., Superintendent of Public Offices, Borough Hall, New Brighton, N. Y., 9 2. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1000 Tompkinsville.

CORONERS.

Borough of Manhattan - Office, 70 Lafayette street, corner of Franklin street. Open at all times of the day and night.

Coroners: Israel L. Peinberg, Herman Hellynstein, James B. Winterbottom, Herman W. Holtz-

Telephones, 505?, 5058 Franklin. Borough of The Bronz-Corner of Arthur avenue and Tremont avenue. Telephone, 1250 Tremont and 1402 Tremont.

Jacob Shongut, Jerome F. Healy.
Borough of Brooklyn—Office, 236 Duffield street
near Fulton street. Telephone, 4004 Main and Alexander J. Rooney, Edward Glinnen, Coroners. Open all hours of the day and night. Borough of Queens—Office, Town Hall, Fulton street, Jamaica, L. I.
Alfred S. Ambler, G. J. Schaefer.

Office hours from 9 a. m. to 10 p. m., excepting Sundays and holidays; office open then from 9 a. m. Borough of Richmond—No. 175 Second street, New Brighton. Open all hours of the day and

night. William H. Jackson, Coroner. Telephone, 7 Tompkinsville.

COUNTY OFFICES.

NEW YORK COUNTY.

COMMISSIONER OF JURORS. Room 127, Stewart Building, Chambers street and Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Thomas Allison, Commissioner.

Prederick P. Simpson, Assistant Commissioner.
Telephone, 241 Worth.

COMMISSIONER OF RECORDS. Office, Hall of Records. William S. Andrews, Commissioner James O. Farrell, Deputy Commi William Moores, Superintendent. James J. Pleming, Jr., Secretary. Telephone, 3900 Worth.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m During the months of July and August the hours are from 9 a. m. to 2 p. m.

COUNTY CLERK.

Nos. 5, 8, 9, 10 and 11 New County Court House. Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August the hours are from 9 a. m. to 2 p. m. except Saturdays. William F. Schneider, County Clerk.

Charles E. Gehring, Deputy.
Wm. B. Selden, Second Deputy.
Herman W. Beyer, Superintendent of Indexing and Recording.
Telephone, 5388 Cortlandt.

DISTRICT ATTORNEY.

Building for Criminal Courts, Franklin and Centre streets. Office hours from 9 a. m. to 5 p. m.; Saturdaye. 9 a. m. to 12 m. Charles S. Whitman, District Attorney. Henry D. Sayer, Chief Clerk. Telephone, 2304 Franklin.

PUBLIC ADMINISTRATOR.

No. 119 Nassau street, 9 a. m. to 4 p. m.; Satur days, 9 a. m. to 12 m.
William M. Hoes, Public Administrator.
Telephone, 6376 Cortlandt.

REGISTER.

Hall of Records, office hours, from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August the hours are from

9 a. m. to 2 p. m.

Max S. Grifenhagen, Register.

William Halpin, Deputy Register.

Telephone, 3900 Worth.

SHERIFF.

No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays, a. m. to 12 m. Except during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Julius Harburger, Sheriff. John F. Gilchrist, Under Sheriff. Telephone. 4984 Worth.

SURROGATES. Hall of Records. Court open from 9 a. m. to 4 p. m., except Saturday, when it closes at 12 m. During the months of July and August the hour

John P. Cohalan and Robert L. Fowler, Surogates; William V. Leary, Chief Clerk.

Bureau of Records: John F. Curry, Commisoner; Charles W. Culkin, Deputy Commissioner Telephone, 3900 Worth.

KINGS COUNTY.

COMMISSIONER OF JURORS.

Park Building, 381-387 Fulton street, Brooklyn Thomas R. Farrell, Commissioner. Michael J. Trudden, Deputy Commissioner. Office hours from 9 a. m. to 4 p. m.; Saturdays from 9 a. m. to 12 m. Office hours during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1454 Main.

COMMISSIONER OF RECORDS.

Hall of Records. Office hours, 9 a. m. to 4 p. m., excepting months of July and August, then 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Charles H. Graff, Commissioner. William F. Thompson, Deputy Commiss'oner. Telephone, 6988 Main.

COUNTY CLERK.

Hall of Records, Brooklyn. Office hours, 9 a. m. to 4 p. m.; during months of July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Charles S. Devoy, County Clerk. John Feitner, Deputy County Clerk. Telephone call, 4930 Main.

COUNTY COURT.

County Court House, Brooklyn, Rooms 1, 10, 14, 17, 18, 22 and 23. Court opens at 10 a. m. day and sits until business is completed. Part I. Room No. 23; Part II., Room No. 10; Part III. Room No. 14; Part IV., Room No. 1, Court House, Clerk's office, Rooms 17, 18, 19 and 22, open daily from 9 a. m. to 5 p. m.; Saturdays, 12 m.

Norman S. Dike and Lewis L. Fawcett, County Judges. John T. Rafferty, Chief Clerk.

Telephone, 4154 and 4155 Main.

DISTRICT ATTORNEY. Office, 66 Court street, Borough of Brooklyn. Hours, 9 a. m. to 5.30 p. m.; Saturdays, 9 a. m. to

James C. Cropsey, District Attorney. Telephone, 2954-5-6-7 Main.

PUBLIC ADMINISTRATOR. No. 44 Court street (Temple Bar), Brooklyn,

a. m. to 5 p. m. Frank V. Kelly, Public Administrator.

Telephone, 2840 Main. REGISTER. Hall of Records. Office hours, 9 a. m. to 4 p. m.

excepting months of July and August, then from 9 a. m. to 2 p. m., provided for by statute; Satur-9 a. m. to 2 p. m., provided for by stadays, 9 a. m. to 12 m. Edward T. O'Loughlin, Register. Alfred T. Hobley, Deputy Register. Telephone, 2830 Main.

SHERIFF.

Temple Bar Building, 186 Remsen street, Room 401, Brooklyn, N. Y. 9 a. m. to 4 p. m.; Saturdays, 12 m. Charles B. Law, Sheriff. Lewis M. Swasey, Under Sheriff. Telephone, 6845, 6846, 6847 Main.

SURROGATE. Hall of Records, Brooklyn, N. Y.

Herbert T. Ketcham, Surrogate.

John H. McCooey, Chief Clerk and Clerk to the Surrogate's Court. Court opens at 10 a. m. Office hours, 9 a. to 4 p. m., except during months of July and August, when office hours are from 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.
Telephone, 395 ain.

OUEENS COUNTY.

COMMISSIONER OF JURORS.

Office hours, 9 a. m. to 4 p. m.; July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.; Queens County Court House, Long Island City.

Thorndyke C. McKennee, Commissioner of Rodman Richardson, Assistant Commissioner. Telephone, 455 Greenpoint.

COUNTY CLERK.

No. 364 Pulton street, Jamaica, Pourth Ward, Borough of Queens, City of New York. Office open, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. Martin Mager, County Clerk. Telephone, 151 Jamaica.

COUNTY COURT

County Court House, Long Island City.
County Court opens at 10 a. m. Trial Terms
begin first Monday of each month, except July,
August and September. Special Terms each Saturday, except during August and first Saturday of

September.
Burt J. Humphrey, County Judge.
Telephone, 551 Jamaica.

DISTRICT ATTORNEY.

Office, Queens County Court House, Long Island City, 9 a. m. to 5 p. m., Saturdays, 9 a. m. to 12 m. County Judge's office always open at No. 336 Fulton street, Jamaica, N. Y.
Matthew J. Smith, District Attorney.
Telephone, 3871 and 3872 Hunters Point.

PUBLIC ADMINISTRATOR.

No. 364 Pulton street, Jamaica, Queens County, Randolph White, Public Administrator, County Office hours, 9 a. m. to 4 p. m. Saturdays, 9 a. m. to 12 m. Telephone, 397 Jamaica.

SHERIFF.

County Court House, Long Island City, 9 a. m. to 4 p. m.; during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.
Thomas M. Quinn, Sheriff.
John M. Phillips, Under Sheriff.
Telephone, 3766-7 Hunters Point (office).
Henry O. Schleth, Warden.
Telephone, 4161 Hunters Point.

SURROGATE. Daniel Noble, Surrogate. Office, No. 364 Fulton street, Jamaica. Except on Sundays, holidays and half-holidays, the office is open from 9 a. m. to 4 p. m.; Saturdays, rom 9 a. m. to 12 m. July and August, 9 a. m. The calendar is called on each week day at 10 a.m., except during the month of August.
Telephone. 397 Jamaica.

RICHMOND COUNTY. COMMISSIONER OF JURORS.

Village Hall, Stapleton. Charles J. Kullman, Commissioner. Office open from 9 a. m. until 4 p. m.; Saturdays from 9 a. m. to 12 m.

Telephone, 81 Tompkinsville. COUNTY CLERK. County Office Building, Richmond, S. I., 9 a. m.

COUNTY JUDGE AND SURROGATE.

to 4 p. m.; Saturdays, 9 a. m. to 12 m. C. Livingston Bostwick, County Clerk

Telephone, 28 New Dorp.

County Court—J. Harry Tiernan, County Judge.
Terms of the County Court.
Pirst Monday of March and first Monday of October, 1912, with a Grand and Trial Jury.
First Monday of May and first Monday of December, 1912, with a Trial Jury only.
On Wednesdays of each week at Richmond (except during the month of August).
Surrogate's Court—I Harry Tiernan Surrogate.

Surrogate's Court—J. Harry Tiernan, Surrogate.
Court days: Mondays and Tuesdays, at the
Surrogate's Office in the Borough Hall, St. George,
and Wednesdays, at the Surrogate's Office, Richmond, at 10.30 a. m., on which citations and orders
are returnable, except during the month of August, and except on days when Jury terms of the County Court are held.
Telephones, 235 New Dorp and 1000 Tompkins

ville-Court Room.

DISTRICT ATTORNEY. Borough Hall, St. George, S. I. Albert C. Fach, District Attorney. Telephone, 50 Tompkinsville. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m

PUBLIC ADMINISTRATOR. Office, Port Richmond.

William T. Holt, Public Administrator. Telephone, 704 West Brighton. SHERIFF.

9 a. m. to 12 m.

County Court House, Richmond, S. I. John J. Collins, Sheriff; Peter J. Finn, Jr., Under

Telephone, 120 New Dorp. THE COURTS.

Office hours, 9 a. m. to 4 p. m.; Saturdays,

APPELLATE DIVISION OF THE SUPREME COURT.

Court House, Madison avenue, corner Twenty fifth street. Court open from 2 p. m. until 6 p. m. Friday, Motion Day, Court opens at 10.30 a. m. Motions called at 10 a. m. Orders called at 10.30

George L. Ingraham, Presiding Justice; Chester B. McLaughlin, Frank C. Laughlin, John Proctor Clarke, Francis M. Scott, Nathan L. Miller, Victor J. Dowling, Justices; Alfred Wagstaff, Clerk, William Lamb, Deputy Clerk. Clerk's Office opens 9 a. m. Telephone, 3340 Madison Square.

SUPREME COURT-FIRST DEPARTMENT. County Court House, Chambers street. Court open from 10.15 a. m. to 4 p. m.

Special Term, Part I. (motions), Room No. 16.

Special Term, Part II. (ex-parte business),
Room No. 13.

Room No. 13.

Special Term, Part III., Room No. 19.

Special Term, Part IV., Room No. 20.

special Term, Part V., Room No. 6.

Special Term, Part VI., Room No. 31.

Trial Term, Part III., Room No. 32.

Trial Term, Part III., Room No. 32. Trial Term, Part IV., Room No. 21.
Trial Term, Part V., Room No. 24.
Trial Term, Part VI., Room No. 18.
Trial Term, Part VII., Room No. —.
Trial Term, Part VIII., Room No. 23. Trial Term, Part IX., Room No. 35. Trial Term, Part X., Room No. 28. Trial Term, Part XI., Room No. 27.

Trial Term, Part XII., Room No. —.
Trial Term, Part XIII., and Special Term, Part VII., Room No. 36.
Trial Term, Part XIV., Room No. 28.
Trial Term, Part XV., Room No. 37.
Trial Term, Part XVII., Room No. —.
Trial Term, Part XVII., Room No. 20.
Trial Term, Part XVIII., Room No. 29.
Appellate Term, Room No. 29.
Appellate Term, Room No. 29.
Naturalisation Bureau, Room No. 38, third

oor.
Assignment Bureau, room on messanine floor northeast.
Clerks in attendance from 10 a. m. to 4 p. m.
Clerk's Office, Special Term, Part I. (motion)

Room No. 15.
Clerk's Office, Special Term, Part I. (motion)
Clerk's Office, Special Term, Part II. (ex-parte
business), ground floor, southeast corner.
Clerk's Office, Special Term, Calendar, ground floor, south. Clerk's Office, Trial Term, Calendar, room

clerk's Office, Irial Term, Calendar, room northeast corner, second floor, east.
Clerk's Office, Appellate Term, room southwest corner, third floor.
Trial Term, Part I. (criminal business), Criminal Court House, Centre street.
Justices—Henry Bischoff, Leonard A. Glegerich'

Justices—Henry Bischoff, Leonard A. Glegerich'
P. Henry Dugro, James Pitzgerald, James A.
Blanchard, Samuel Greenbaum, Edward E. McCall, Edward B. Amend, Vernon M. Davis, Joseph
E. Newburger, John W. Goff, Samuel Seabury,
M. Warley Platzek, Peter A. Hendrick, John Ford,
John J. Brady, Mitchell L. Erlanger, Charles Li
Guy, James W. Gerard, Irving Lehman, Alfred R.
Page, Edward J. Gavegan, Nathan Bijur, John J.
Delany, Francis K. Psudleton, Daniel F. Cohalan,
Henry D. Hotchkiss.
Telephone, 4580 Cortlandt.

SUPREME COURT-CRIMINAL DIVISION. Building for Criminal Courts, Centre, Elm White and Franklin streets.

Court opens at 10.30 a. m.
William F. Schneider, Clerk; Edward R. Carroll, Special Deputy to the Clerk.
Clerk's Office opens from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
During July and August, Clerk's Office will close

at 2 p. m. Telephone, 6064 Franklin.

APPELLATE DIVISION, SUPREME COURT.

SECOND JUDICIAL DEPARTMENT.

Court House, Borough Hall, Brooklyn. Court House, Borough Hall, Brooklyn. Court meets from 1 p. m. to 5 p. m., except that on Fridays court opens at 10 o'clock a. m. Almet F. Jenks, Presiding Justice; Michael H. Hirschberg, loseph A. Burr, Edward B. Thomas, William J. Carr, John Woodward, Adelbert P. Rich, Justices. John B. Byrne, Clerk; Clarence A. Barrow, Deputy Clerk. Motion days, first and third Mondays of each Term.

Cierk's office opens 9 a. m.
Telephone, 1392 Main.
John B. Byrne, Clerk.

APPELLATE TERM-SUPREME COURT.

Court Room, 503 Fulton street, Brooklyn, Court meets 10 a. m. December Term begins December 2, 1912. Justices Samuel T. Maddox, Abel E. Blackmar, Harrington Putnam. Joseph H. De-Bragga Clerk; Owen J. Macaulay, Deputy Clerk. Clerk's Office opens 9 a. m. Telephones, 7452 and 7453 Main.

SUPREME COURT-SECOND DEPARTMENT. KINGS COUNTY. Kings County Court House, Joralemon and Fulton streets, Borough of Brooklyn. Clerk's office hours, 9 o'clock a. m. to 5 o'clock p. m. Seven jury trial parts. Special Term for

Trials. Special Term for Motions. Special Term (ex parte business).
Naturalization Bureau, Room 7, Hall of Records Brooklyn, N. Y.
James F. McGee, General Clerk.
Telephone, 5460 Main.

QUEENS COUNTY,
County Court House, Long Island City.
Court opens at 10 a.m. Trial and Special Term for Motions and ex-parte business each month ex-cept July, August and September, in Part 1. Trial Term, Part 2, January, February, March, April, May and December.

Special Term for Triais, January, April, June and

Naturalization, first Friday in each Term. Thomas B. Seaman, Special Deputy Clerk in

charge.
John D. Peace, Part 1 and Calendar Clerk.
James Ingram, Part 2, Clerk.
Clerk's office open 9 a. m. to 5 p, m., except Saturday 9 a. m. to 12.30 p. m.
Telephone 3896 Hunters Point.

RICHMOND COUNTY.

Terms of Court in Year 1912.

Second Monday of January, first Monday of February, first Monday of April, first Monday of June, first Monday of November. Trial Terms to be held at County Court House at Richmond.

Second Monday of Rebrary Second Monday of Second Monday of February, Second Monday of June, second Monday of November, Special Terms for Trials to be held at Court Room, Borough Hall

St. George.

First and third Saturdays of January, second and fourth Saturdays of March, first and third Saturdays of April, second and fourth Saturdays of May, first and third Saturdays of October, first and third Saturdays of October, first and third Saturdays of October, first and third Saturdays of December. Special Terms for Motions to be held at Court Room, Borough Hall, St. George. C. Livingston Bostwick, Clerk.

John H. Wilkinson, Special Deputy.

COURT OF GENERAL SESSIONS. Held in the Building for Criminal Courts, Centre Elm, White and Franklin streets.

Court opens at 10.30 a. m.
Warren W. Foster, Thomas C. O'Sullivan, Otto
A. Rosalsky, Thomas C. T. Crain, Edward Swann,
Joseph F. Mulqueen, James T. Malone, Judges of
the Court of General Sessions; Edward R. Carroll,
Clerk. Telephone, 1201 Franklin.

Clerk's Office open from 9 a. m. to 4 p. m.
During July and August Clerk's Office will clos
at 2 p. m., and on Saturdays at 12 m.

CITY COURT OF THE CITY OF NEW YORK. No. 32 Chambers street, Brownstone Building, City Hall Park, from 10 a. m. to 4 p. m.

Special Term Chambers will be held from 10

a. m. to 4 p. m.

Clerk's Office open from 9 a. m. to 4 p. m.

Edward F. O'Dwyer, Chief Justice; Francis B.

Delehanty, Joseph I. Green, Alexander Finelite,
Thomas F. Donnelly, John V. McAvoy, Peter
Schmuck, Richard T. Lynch, Edward B. La Fetra,
Richard H. Smith, Justices. Thomas F. Smith, Telephone, 122 Cortlandt.

COURT OF SPECIAL SESSIONS.

Isaac Frankin Russell, Chief Justice; Joseph M. Deuel, Lorenz Zeiler, John B. Mayo, Franklin Chase Hoyt, Joseph F. Moss, Howard J. Forker, John Fleming, Robert J. Wilkin, George J. O'Keefe, Morgan M. L. Ryan, James J. McInerney, Arthur C. Salmon, Henry Steinert and Cornelius F. Collins, Justices. Frank W. Smith, Chief Clerk, Building for Criminal Courts, Centre street, between Franklin and White streets, Borough of Manhattan.

Court opens at 10 a. m.

Part I., Criminal Court Building, Borough of Manhattan, John P. Hilly, Clerk. Telephone.

Manhattan, John P. Hilly, Clerk. Telephone, 2092 Franklin.

Part II., 171 Atlantic avenue, Borough of Brook lyn. This part is held on Mondays, Thursday and Fridays. Joseph L. Kerrigan, Clerk. Telephone, 4280 Main.

Part III., Town Hall, Jamaica, Borough of Queens. This part is held on Tuesdays. H. S. Moran, Clerk. Telephone, 657 Jamaica.

Part IV., Borough Hall, St. George, Borough of Richmond. This part is held on Wednesdays, Robert Brown, Clerk. Telephone, 49 Tompkins ville.

CHILDREN'S COURT.

New York County-No. 66 Third avenue, Manhattan. Dennis A. Lambert, Clerk. Tele Manhattan. Dennis A. Lambert, Clerk. Tale phone, 1832 Stuyvesant.

Kings County—No. 102 Court street, Brooklyn Joseph W. Duffy, Clerk. Telephone, 627 Main.

Queens County—No. 19 Hardenbrook avenue! Jamaica. Sydney Ollendorff, Clerk. This court is held on Mondays and Thursdays.

Richmond County—Corn Exchange Bank Bldg., St. George, S. I. William J. Browne, Clerk. This court is held on Tuesdays. Office open every day (except Sundays and holidays) from 9 a. m. to 4 p. m. On Saturdays from 9 a. m. to 12 m.

CITY MAGISTRATES' COURT. PIRST DIVISION.

Court opens from 9 a. m. to 4 p. m.
William McAdoo, Chief City Magistrate; Robert
C. Cornell, Peter T. Bailow, Matthew P. Breen,
Frederick B. House, Charles N. Harris, Frederic
Kernochan, Arthur C. Butts, Joseph E. Corrigan,
Moses Herrman, Paul Krotel, Keyran J. O'Connor, Henry W. Herbert, Charles W. Appleton,
Daniel F. Murphy, John J. Freschi, Francis X.
McQuade, City Magistrates.
Philip Bloch, Chief Clerk, 300 Mulberry street.
Telephone, 6213 Spring.
First District—Criminal Court Building.
Second District—Jefferson Market.
Third District—Second avenue and First street.
Fourth District—
Fifth District—One Hundred and Twenty-first

Fifth District-One Hundred and Twenty-first street, southeastern corner of Sylvan place. Sixth and Eighth Districts—One Hundred and Sixty-second street and Washington avenue.

Seventh District—No. 314 West Fifty-fourth

street.
Ninth District (Night Court for Females)—No. 125 Sixth avenue. Tenth District (Night Court for Males)-No. 314 West Fifty-fourth street.

Eleventh District—Domestic Relations Court—
Southwest corner Prince and Wooster streets.

SECOND DIVISION.

BOROUGH OF BROOKLYN. Otto Kempner, Chief City Magistrate; Edward J. Dooley, John Naumer, A. V. B. Voorhees, Jr., Alexander H. Geismar, John F. Hylan, Howard P. Nash, Moses J. Harris, Charles J. Dodd, John C. McGuire, Louis H. Reynolds, City Magistrates.
Office of Chief Magistrate, 44 Court street,
Rooms 209-214. Telephone, 7411 Main.
William F. Delaney, Chief Clerk.
Archibald J. McKinney, Chief Probation Officer,
Myrtle and Vanderbilt avenues, Brooklyn, N. Y.

First District-No. 318 Adams street. Second District—Court and Butler streets.
Fifth District—No. 249 Manhattan avenue. Sixth District-No. 495 Gates avenue. Seventh District-No. 31 Snider avenue (Flat-

Eighth District-West Eighth street (Coney Ninth District-Fifth avenue and Twenty-third

Tenth District—No. 133 New Jersey avenue, Domestic Relations Court—Myrtle and Vander-

BOROUGH OF QUEENS. City Magistrates—Joseph Fitch, John A. Leach, Harry Miller, James J. Conway.

Courts. First District-St. Mary's Lyceum, Long Island Second District—Town Hall, Flushing, L. I.
Third District—Central avenue, Far Rockaway,

Fourth District-Town Hall, Jamaica, L. I. BOROUGH OF RICHMOND.
City Magistrates—Joseph B. Handy, Nathaniel

Marsh. Courts. **First** Staten · Wage Hall, Stapleton, Staten Seco Island.

All Courts open daily for business from 9 a. m. to 4 p. m., except on Saturdays, Sundays and legal holidays, when only morning sessions are held.

MUNICIPAL COURTS.

BOROUGH OF MANHATTAN. First District-The First District embraces the territory bounded on the south and west by the southerly and westerly boundaries of the said borough, on the north by the centre line of Fourteenth street and the centre line of Fifth street from the Bowery to Second avenue, on the east by the centre lines of Fourth avenue from Four-teenth street to Fifth street, Second avenue, Chrystie street, Division street and Catharine

Wauhope Lynn, William F. Moore, John Hoyer,

Thomas O'Connell, Clerk. Frank Mangin, Deputy Clerk.

Location of Court—Merchants' Association Building, Nos. 54-60 Lafayette street. Clerk's Office open daily (Sundays and legal holidays extepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. July and August from 9 a. m. to 2 p. m. Additional Part is held at southwest corner of Sixth avenue and Tenth street.
Telephone, 6030 Franklin.

Second District-The Second District embraces the territory bounded on the south by the centre ine of Pifth street from the Bowery to Second avenue and on the south and east by the southsrly and easterly boundaries of the said borough, on the north by the centre line of East Fourteenth street, on the west by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystie street, Division street and Catharine street.

Benjamin Hoffman, Leon Sanders, Thomas P. Dinnean, Leonard A. Snitkin, Justices. James J. Devlin, Clerk.
Location of Court—Nos. 264 and 266 Madison
Street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 4300 Orchard. Third District-The Third District embraces the territory bounded on the south by the centre ine of Fourteenth street, on the east by the centre ine of Seventh avenue from Fourteenth street to Fifty-ninth street and by the centre line of Central Park West from Fifty-ninth street to Sixty-fifth street, on the north by the centre line of Sixty-fifth street and the centre line of Fifty-ninth street from Seventh to Eighth avenue, on the west

by the westerly boundary of the said borough.

Thomas E. Murray, Thomas F. Noonas, Jus-Michael Skelly, Clerk.

Location of Court-No. 314 West Fifty-fourth street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.;
Saturdays, 9 a. m. to 12 m. Telephone number, 5450 Columbus

Fourth District-The Fourth District embraces the territory bounded on the south by the centre line of East Fourteenth street, on the west by the centre line of Lexington avenue and by the centre line of Irving place, including its projection through Gramercy Park, on the north by the centre line of Fifty-ninth street, on the east by the easterly line of said borough; excluding, however, any portion of Blackwells Island.

Michael P. Blake, William J. Boyhan, Justices. Abram Bernard, Clerk. Location of Court—Part I. and Part II., No. 207 East Thirty-second street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 4358 Madison square. Fifth District-The Fifth District embraces the territory bounded on the south by the centre line of Sixty-fifth street, on the east by the centre line of Central Park West, on the north by the centre line of One Hundred and Tenth street, on the west by the westerly boundary of said borough.

Alfred P. W. Seaman, William Young, Frederick

Spiegelberg, Justices.
John H. Servis, Clerk.
Location of Court—Southwest corner of Broadway and Ninety-sixth street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Telephone, 4006 Riverside.

Sixth District-The Sixth District embraces the territory bounded on the south by the centre line of Pifty-ninth street and by the centre line of Ninety-sixth street from Lexington avenue to Fifth avenue, on the west by the centre line of Lexington avenue from Fifty-ninth street to Ninety-sixth street and the centre line of Fifth avenue from Ninety-sixth street to One Hundred and Tenth street, on the north by the centre line of One Hundred and Tenth street, on the east by the easterly boundary of said borough, including, however, all of Blackwell Island and excluding any portion of Wards Island.

Jacob Marks, Solomon Oppenheimer, Justices.

Bdward A. McQuade, Clerk.

Location of Court—Northwest corner of Third

avenue and Eighty-third street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to

Telephone, 4343 Lenox.

Seventh District-The Seventh District embraces the territory bounded on the south by the centre line of One Hundred and Tenth street, on the east by the centre line of Fifth avenue to the northerly terminus thereof, and north of the northerly terminus of Fifth avenue, following in a northerly direction the course of the Harlem River, on a line coterminus with the easterly boundary of said borough, on the north and west by the northerly and westerly boundaries of said

Philip J. Sinnott, David L. Weil, John R. Davies,

John P. Burns, Clerk. Location of Court-No. 70 Manhattan street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; July and

August. 9 a. m. to 2 p. m. Eighth District—The Eighth District embraces the territory bounded on the south by the centre line of One Hundred and Tenth street, on the west by the centre line of Fifth avenue, on the north and east by the northerly and easterly boundaries of said borough, including Randalls Island and the whole of Wards Island.

Joseph P. Fallon and Leopold Prince, Justices. Hugh H. Moore, Clerk. Location of Court-Sylvan place and One Hun-

dred and Twenty-first street, near Third avenue. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Telephone, 3950 Harlem.
Ninth District—The Ninth District embraces

the territory bounded on the south by the centre line of Fourteenth street and by the centre line of Fifty-ninth street from the centre line of Seventh avenue to the centre line of Central Park West, on the east by the centre line of Lexington avenue and by the centre line of Irving place, including its projection through Gramercy Park, and by the centre line of Fifth avenue from the centre line of Ninety-sixth street to the centre line of One Hundred and Tenth street, on the north by the centre line of Ninety-sixth street from the centre line of Lexington avenue to the centre line of Pifth avenue and One Hundred and Tenth street from Fifth avenue to Central Park West, on the west by the centre line of Seventh avenue and

Central Park West.
Edgar J. Lauer, Frederic De Witt Wells, Frank
D. Sturges, William C. Wilson, Justices.

Frank Bulkley, Clerk. Location of Court—Southwest corner of Madison avenue and Pifty-ninth street. Parts I. and II. Court opens at 9 a. m. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays 9 a. m. to 12 m. Telephone, 3873 Plaza.

BOROUGH OF THE BRONK.

First District-All that part of the Twentyourth Ward which was lately annexed to the City and County of New York by chapter 934 of the Laws of 1895, comprising all of the late Town of Westchester and part of the Towns of Bastchester and Pelham, including the Villages of Wakefield and Williamsbridge. Court room, Town Hall, No. 1400 Williamsbridge road, Westchester Village. Court open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Trial

of causes, Tuesday and Friday of each week. Peter A. Sheil, Justice. Stephen Collins, Clerk.

Office hours from 9 a. m. to 4 p. m.: Saturdays closing at 12 m.
Telephone, 457 Westchester.

second District-Twenty-third and Twenty fourth Wards, except the territory described in chapter 934 of the Laws of 1895. Court room southeast corner of Washington avenue and One Hundred and Sixty-second street. Office hours from 9 s. m. to 4 p. m. Court opens at 9 a. m., Sundays and legal bolidays excepted.

John M. Tierney and William B. Morris, Justices. Thomas A. Maher, Clerk.

Telephone, 3043 Melrose. BOROUGE OF BROOKLYN.

First District—Comprising Pirst, Second, Third, Fourth, Pifth, Sixth, Tenth and Twelfth Wards, and that portion of the Eleventh Ward beginning at the intersection of the centre lines of Hudson and Myrtle avenues, thence along the centre line of Myrtle avenue to North Portland avenue, thence along the centre line of North Portland avenue to Flushing avenue, thence along the centre line of Flushing avenue to Navy street, thence along the centre line of Navy street to Johnson street, thence along the centre line of Johnson street to Hudson avenue, and thence along the centre line of Hudson avenue to the point of

beginning, of the Borough of Brooklyn.

Court House, northwest corner State and Court treets. Parts I. and II. Eugene Conran, Justice. John L. Gray, Clerk Clerk's Office open from 9 a. m. to 4 p. m. undays and legal holidays excepted.

Telephone, 7091 Main. Second District—Seventh Ward and that portion of the Twenty-first and Twenty-third Wards west of the centre line of Stuyvesant avenue and the centre line of Schenectady avenue, also that portion | Percy street, Sanford avenue, Murray lane, Bay- half the block at the intersecting avenues.

of the Twentieth Ward beginning at the intersection of the centre lines of North Portland and
Myrtie avenue, thence along the centre line of
Mrytie avenue to Waverly avenue, thence along
the centre line of Waverly avenue to Park avenue,
thence along the centre line of Park avenue to
Washington avenue, thence along the centre line
of Washington avenue to Flushing avenue, thence
along the centre line of Plushing avenue, thence
along the centre line of Plushing avenue to North
Portland avenue, and thence along the centre line
of North Portland avenue to the point of beginning.
Court room, No. 495 Gates avenue.
John R. Farrar, George Freifield, Justices.
Franklin B. Van Wart, Clerk.
Clerk's Office open from 8.45 a. m. to 4 p. m.

Clerk's Office open from 8.45 a. m. to 4 p. m. Sundays and legal holidays excepted. Saturdays 8.45 a. m. to 12 m. Telephone, 504 Bedford.

Third District—Embraces the Thirteenth, Four-teenth, Fifteenth, Sixteenth, Seventeenth, Eigh-teenth and Nineteenth Wards, and that portion of the Twenty-seventh Ward lying northwest of the centre line of Starr street between the boundary line of Queens County and the centre line of Central avenue, and northwest to the centre line of Suydam street between the centre lines of Central and Bushwick avenues, and northwest of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway. Court House, Nos. 6 and 8 Lee avenue, Brook

Philip D. Meagher and William J. Bogenshuts) ustices. John W. Carpenter, Clerk. Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted Court opens at 9 a. m. Telephone, 995 Williamsburg.

Fourth District—Embraces the Twenty-fourth and Twenty-fifth Wards, that portion of the Twenty-first and Twenty-third Wards lying east of the centre line of Stuyvesant avenue and east of the centre line of Schenectady avenue, and that portion of the Twenty-seventh Ward lying southeast of the centre line of Starr street between the boundary line of Queens and the centre line of Central avenue and southeast of the centre line of Suydam street between the centre lines of Centra and Bushwick avenues, and southeast of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway.

Court room, No. 14 Howard avenue.

Jacob S. Strahl, Justice. Joseph P. McCarthy

Clerk.
Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted. Fifth District—Contains the Eighth, Thirtieth and Thirty-first Wards, and so much of the Twenty-

second Ward as lies south of Prospect avenue. second Ward as lies south of Prospect avenue.

Court House, northwest corner of Fifty-third street and Third avenue (No. 5220 Third avenue).

Cornelius Furgueson, Justice. Jeremiah J. O'Leary, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m.,

Sundays and legal holidays excepted.

Telephone, 3907 Sunset.

Sixth District—The Sixth District embraces the Nieth and Twenty-night Wards and that portion

Ninth and Twenty-ninth Wards and that portion of the Twenty-second Ward north of the centre line of Prospect avenue; also that portion of the Eleventh and the Twentieth Wards beginning at the intersection of the centre lines of Bridge and Pulton streets; thence along the centre line of Pulton street to Flatbush avenue; thence along the centre line of Platbush avenue to Atlantic avenue; thence along the centre line of Atlantic avenue to Washington avenue; thence along the centre line of Washington avenue to Park avenue; thence along the centre line of Park avenue to Waverly avenue; thence along the centre line of Waverly avenue to Myrtle avenue; thence along the centre line of Mrytle avenue to Hudson avenue; thence along the centre line of Hudson avenue to Johnson street; thence along the centre line of Johnson street to Bridge street, and thence along the centre line of Bridge street to the point of

beginning.
Lucien S. Bayliss and Stephen Callaghan
Justices. William R. Fagan, Clerk.
Court House, No. 238 Duffield street. Telephone, 6166-I Main.

Seventh District—The Seventh District embraces the Twenty-sixth, Twenty-eighth and Thirty-second Wards. Alexander S. Rosenthal and Edward A. Richards Justices. James P. Sinnott, Clerk. Court House, corner Pennsylvania avenue and

Fulton street (No. 31 Pennsylvania avenue).
Clerk's Office open from 8.45 a. m. to 4 p. m.,
Saturdays, 9 a. m. to 12 m. Trial days, Tuesdays
Wednesdays, Thursdays and Fridays. During July and August, 8.45 a. m. to 2 p. m.
Telephones, 904 and 905 East New York.

BOROUGH OF OURENS.

First District—Embraces the territory bounded by and within the canal, Rapelye avenue, Jackson avenue, Old Bowery Bay road, Bowery Bay, East River and Newtown Creek. Court room, St. Mary's Lyceum, Nos. 115 and 117 Fifth street, Long Island City. Clerk's Office open from 9 a. m. to 4 p. m. es

day, excepting Saturdays, closing at 12 m. Trial days, Mondays, Wednesdays and Fridays. All other business transacted on Tuesdays and Thurs-Thomas C. Kadien, Justice. John F. Cassidy,

Clerk. Telephone, 1420 Hunters Point.

Second District-Embraces the territory bounded by and within Maspeth avenue, Maurice avenue, Calamus road, Long Island Railroad, Trotting Course lane, Metropolitan avenue, boundary line between the Second and Pourth Wards, boundary line between the Second and Third Wards, Plushing Creek, Ireland Mill road, Lawrence avenue, Bradford avenue, Main street, Lincoln street, Union street, Broadway, Parsons avenue, Lincoln street, Percy street, Sanford avenue, Murray lane, Bayside avenue, Little Bayside road, Little Neck bay, East River, Bowery Bay, Old Bowery Bay road, Jackson avenue, Rapelye avenue, the canal and Newtown Creek.

Court room in Court House of the late Town of Newtown, corner of Broadway and Court street, Blmhurst, New York. P. O. address, Elmhurst, Oueens County, New York.

John M. Cragen, Justice. J. Frank Ryan

Clerk.
Trial days, Tuesdays and Thursdays.
Fridays for Jury trials only.
Cierk's Office open from 9 a. m. to 4 p. m
Sundays and legal holidays excepted.
Telephone, 87 Newtown.

Third District-Embracest's 3 territory bounded by and within Maspeth avenue, Maurice avenue, Calamus read, Long Island Railroad, Trotting Course lane, Metropolitan avenue, boundary line between the Second and Fourth Wards, Vandeveer avenue, Jamaica avenue, Shaw avenue, Atlantic avenue, Morris avenue, Rockaway road, boundary line between Queens and Nassau counties, Atlantic Ocean, Rockaway Inlet, boundary line between Queens and Kings counties and Newtown Creek.

Alfred Denton, Justice. John H. Huhn, Clerk. 1908 and 1910 Myrtle avenue, Glendale. Telephone, 2352 Bushwick. Clerk's Office open from 9 a. m. to 4 p. m.

Trial days, Tuesdays and Thurdays (Fridays for Jury trials only), at 9 a. m. Fourth District-Embraces the territory bounded by and within the boundary line between the Second and Fourth Wards, the boundary line between the Second and Third Wards, Flushing Creek, Ireland Mill road, Lawrence avenue, Bradford avenue, Main street, Lincoln street, Union street, Broadway, Parsons avenue, Lincoln street.

side avenue, Little Bayside road, Little Neck Bay, boundary line between Queens and Nassau counties, Rockaway road, Morris avenue, Atlantic avenue, Shaw avenue. Jamaica avenue and Vandevee avenue.

avenue.

Court House, Town Hall, northeast corner of Fulton street and Flushing avenue, Jamaica.

James F. McLaughlin, Justice. George W. Damon, Clerk.

Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Court held on Mondays, Wednesdays and Fridays at 9 a. m.

days at 9 a. m. Telephone, 1654 Jamaica.

BOROUGH OF RICHMOND.

First District—First and Third Wards (Towns of Castleton and Northfield). Court room, former Village Hall, Lafayette avenue and Second street New Brighton.

Thomas C. Brown, Justice. Thomas B. Cremins Clerk's Office open from 8.45 a. m. to 4 p. m.
Telephone, 503 Tompkinsville.
Second District—Second, Fourth and Fifth
Wards (Towns of Middletown, Southfield and

Westfield). Court room, former Edgewater Village Hall, Stapleton. Hall, Stapleton.
Arnold J. B. Wedemeyer, Justice. William Wedemeyer, Clerk.
Clerk's Office open from 8.45 a. m. to 4 p. m.
Court opens at 9 a. m. Calendar called at 9 a. m. Court continued until close of business Trial days, Mondays, Wednesdays and Fridays.
Telephone. 313 Tompkinsville.

BOARD MEETINGS.

Board of Aldermen. The Board of Aldermen meets in the Aldermanic Chamber, City Hall, every Tuesday, at 1.30 o'clock p. m.
P. J. SCULLY, City Clerk and Clerk to the

Board of Estimate and Apportionment. The Board of Estimate and Apportionment meets in the Old Council Chamber (Room 16), City Hall, every Thursday, at 10.30 o'clock

Board of Aldermen.

During the month of October, 1912, the meetings of the Board will be held in Room 18 (Aldermanic Chamber), City Hall, instead of Room 16.

JOSEPH HAAG, Secretary.

Commissioners of Sinking Fund.

The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesdays, at 11 a. m., at call of the Mayor.

JOHN KORB, JR., Secretary.

Board of Revision of Assessments. The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Friday, at 11 a. m., upon notice of the

JOHN KORB, JR., Chief Clerk.

Board of City Record. The Board of City Record meets in the City Hall at call of the Mayor.

DAVID FERGUSON, Supervisor, Secretary.

DEPARTMENT OF FINANCE

Notice to Property Owners. NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public

notice to all persons, owners of property, af-fected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF

MANHATTAN:
TWELFTH WARD, SECTION 8.
TWO HUNDRED AND EIGHTEENTH
STREET—SEWER, between Broadway and
Park terrace west, and STORM SEWER, in
TWO HUNDRED AND EIGHTEENTH
STREET, between Broadway and summit west
of Park terrace east. Area of assessment affects
Block 2243 and Lot 1 in Block 2244.
VERMILYEA AVENUE—PAVING. CURB-VERMILYEA AVENUE—PAVING, CURB-ING, RECURBING AND FURNISHING MAN-HOLE COVERS, between Dyckman and W. 211th sts. Area of assessment: Both sides of Vermilyea ave., between Dyckman and 211th sts., and to the extent of half the block at the

intersecting streets. The above assessments were confirmed by the Board of Assessors on November 12, 1912, and entered November 12, 1912, in the Record of Titles of Assessments, kept in the Bureau for

the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter. Said section provides, in part, that "If any

such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assess-ments, it shall be the duty of the officer author-ized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An
assessment shall become a lien upon the real

estate affected thereby ten days after its entry in the said record." The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 11, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the

date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, November 12, 1912.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IM-PROVEMENTS in the BOROUGH OF

BROOKLYN:
EIGHTH WARD, SECTION 3, AND THIRTIETH WARD, SECTION 17.
FORTY-FOURTH STREET—REGULATING,
GRADING, CURBING AND FLAGGING, between 6th and Fort Hamilton avea. Area of assessment: Both sides of 44th st., between 7th and Fort Hamilton aves, and to the extent of

TWENTY-FOURTH WARD, SECTION 5.
PRESIDENT STREET—REGULATING,
GRADING, CURBING AND FLAGGING, between New York and Nostrand aves. Area of
assessment: Both sides of President st., from
New York to Nostrand aves., and to the extent
of half the block at the intercepting streets.

of half the block at the intersecting streets.

TWENTY-SIXTH WARD, SECTION 13.

VAN SICKLEN AVENUE—SEWER, from New Lots road northerly to end of existing sewer between New Lots road and Livonia ave.

Area of assessment affects Block Nos. 4073, 4087, and 4088.

TWENTY NIMITAL HARD, CROTTON 14

4074, 4087 and 4088.

TWENTY-NINTH WARD, SECTION 16.

CHESTER AVENUE—REGULATING,
GRADING, CURBING AND FLAGGING, between Church ave. and Louisa st. Area of assessment: Both sides of Chester ave., from
Church ave. to Louisa st., and to the extent of
half the block at the intersecting streets.

THIRTIETH WARD, SECTION 17.

TWELFTH AVENUE—REGULATING,
GRADING, CURBING AND FLAGGING, between 60th and 61st sts., and between 62d and
63d sts. Area of assessment: Both sides of
12th ave., from 60th st. to 61st st., and from 62d
st. to 63d st., and to the extent of half the
block at the intersecting streets.

block at the intersecting streets.

FIFTIETH STREET — REGULATING,
GRADING, CURBING AND FLAGGING, from
Fort Hamilton ave. to a point 215 feet west of
11th ave., and from New Utrecht ave. to 17th ave. Area of assessment: Both sides of 50th st., from Fort Hamilton ave. to 11th ave., and from New Utrecht ave. to 17th ave., and to the extent of half the block at the intersecting

that the same were confirmed by the Board of Assessors on November 12, 1912, and entered November 12, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest

date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides " "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." "

in the said record.' The assessment for Chester avenue regulating, between Church ave. and Louisa st., exceeding five per cent. of the assessed valuation for the year 1911 of the property affected thereby, has been divided into ten annual installments, in accordance with the provisions of section 1019 of the Greater New York Charter. The installments now due with interest at the rate of

of the Greater New York Charter. The installments now due, with interest at the rate of five per centum per annum to the date of payment, may be paid at any time.

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 11, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per to a charge of interest at the rate of seven per centum per annum from the date when such

assessments became liens to the date of pay-WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, November 12, 1912.

NOTICE TO PROPERTY OWNERS. IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF

THE BRONX: TWENTY-THIRD WARD, SECTION 10.
COSTER STREET—SEWER, from the existing sewer south of Spofford ave. to Lafayette ave., and LAFAYETE AVENUE—SEWER, between Coster and Manida sts. Area of assessment affects Blocks 2740, 2763, 2765 and 2766.
TWENTY-FOURTH WARD, SECTION 11.
RECEIVING BASINS at the southwest corner of WEST ONE HINDRED AND SEVEN.

RECEIVING BASINS at the southwest corner of WEST ONE HUNDRED AND SEVEN-TIETH STREET AND CROMWELL AVENUE, and on the west side of CROMWELL AVENUE, ignored th G-17 and G-18, in Wakefield.

that the same were confirmed by the Board of Assessors November 12, 1912, and entered November 12, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of the Greater New York Charter. Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to

charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as pro-vided by section 159 of this act." Section 159 of this act provides * * * "An

assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. in the Bergen Building, fourth floor, southcast corner of Arthur and Tremont avea, Borough of The Brofts, between the hours of 2 m. and 2 m. and on Saturdays from 0 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 11, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from

the date when above assessments became liens to the date of payment.
WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, November 12, 1912.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF THE BRONX:
TWENTY-FOURTH WARD, ANNEXED

TERRITORY.

OLINVILLE AVENUE (Richard st.)—
REGULATING, GRADING, SETTING CURBSTONES, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND PLACING FENCES, between Bronx and Pelham parkway and Burke
ave. (Morris st.). Area of assessment: Both
sides of Olinville ave., from Bronx and Pelham
parkway to Burke ave., and to the extent of
half the block at the intersecting streets.

—that the same were confirmed by the Board TERRITORY.

—that the same were confirmed by the Board of Assessors November 6, 1912, and entered November 6, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments. interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section trovides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the ral estate affected thereby ten days after its entry in the said record."

The above assessment exceeding five per centum of the assessed valuation for the year 1911 of the property affected thereby, has been divided into ten annual installments, according to the provisions of section 1019 of the Greater New York Charter. The installments now due, with interest at the rate of five per centum per annum to the date of payment, may be paid at

any time.

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Bergen Building, fourth floor, southeast corner of Arthur and Tremont aves. Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 6, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessment became a lien

to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, November 6, 1912.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF RICHMOND:

FIRST WARD.

CONSTRUCTING A COMBINED SEWER
IN WESTERVELT AVENUE, from Curtis
place northward to 5th st., and a TEMPORARY COMBINED SEWER IN FIFTH
STREET, from Westervelt ave. westward to the
brook. Area of assessment: Plot 3, Block 6;
Plot 4, Blocks 1, 2 and 4; Plot 6, Blocks 7, 8,
9, 10 and 1; Plot 7, Blocks 4A, 11 and 12.
The above assessments were confirmed by the The above assessments were confirmed by the Board of Assessors on November 6, 1912, and entered November 6, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit or any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New

York Charter. Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the

date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents at Borough Hall, St. George, Borough of Richmond, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 6, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of pay-

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, November 6, 1912.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF

EIGHTH WARD, SECTION 3. FIFTY-SIXTH STREET-PAVING, between 1st and 2d aves. Area of assessment: Both sides of 56th st., from 1st ave. to 2d ave., and to the extent of half the block at the inter-

FIGHTEENTH WARD, SECTION 10.
SKILLMAN AVENUE—PAVING, between Humboldt st. and Old Woodpoint road. Area of assessment: Both sides of Skillman ave., from Humboldt st. to Old Woodpoint road, and to the extent of half the block at the intersect-

TWENTY-SECOND WARD, SECTION 4. FULLER PLACE—PAVING, between Windsor place and Prospect ave. Area of assessment: Both sides of Fuller place, between Windsor place and Prospect ave., and to the extent of half the block at the intersecting streets.

TWENTY-FOURTH WARD, SECTION 5. PROSPECT PLACE—PAVING, between Utica and Rochester aves. Area of assessment: Both sides of Prospect place, between Utica and Rochester aves., and to the extent of half the block at the intersecting avenues.

TWENTY-FOURTH AND TWENTY-SIXTH
WARDS, SECTION 5.
PARK PLACE—PAVING, between Saratoga
ave. and Eastern parkway extension.
TWENTY-SIXTH WARD, SECTION 12.
GRAFTON STREET—PAVING, between Sut-

ter and Blake aves.

TWENTY-SIXTH WARD, SECTION 13.

DOSCHER STREET—PAVING, between Liberty and Belmont aves.

TWENTY-NINTH WARD, SECTION 5.

MALBONE STREET—PAVING, from bridge over the Brighton Beach Railroad to Nostrand

TWENTY-NINTH AND THIRTIETH WARDS, SECTIONS 16 AND 17.
FORTY THIRD STREET—PAVING, between 14th ave. and West st.
TWENTY-NINTH AND THIRTIETH WARDS,
SECTIONS 16 AND 20.
FOSTER AVENUE—PAVING, from Coney

Island ave. to Gravesend ave.
THIRTIETH WARD, SECTION 17.
FORTY-SECOND STREET—PAVING, be-

tween 13th and 14th aves.
THIRTIETH WARD, SECTION 19. SEVENTEENTH AVENUE-PAVING, be-

tween 74th and 79th sts. The area of assessment in each of the above cases extends to one-half the block at the in-

tersecting streets or avenues, -the above entitled assessments were confirmed by the Board of Assessors on November 6, 1912, and entered November 6, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by

section 159 of this act.' Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessments for Fuller place paving. between Windsor place and Prospect ave., and Prospect place paving, between Utica and Rochester aves, exceeding five per centum of the assessed valuation for the year 1911 of the property affected thereby, have been divided into ten annual installments, according to the pro-visions of section 1019 of the Greater New York Charter. The installment now due, with interest at the rate of five per cetum per annum to the date of payment, may be paid at any time. The above assessments are payable to the Collector of Assessments and Arrears at the Bu-reau for the Collection of Assessments and Ar-Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments and the payments. ments made thereon on or before January 6, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of pay-

WILLIAM A. PRENDERGAST, Gemptroller. City of New York, Department of Finance, Comptroller's Office, November 6, 1912.

Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COM-panies will be accepted as sufficient upon the following contracts to the amounts named: Supplies of Any Description, Including Gas and Electricity.

One company on a bond up to \$50,990. When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907.

One company on a bond up to \$25,000. Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing,

when such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907.

Asphalt, Asphalt Block and Wood Block Pave-

ments. Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated Sep-

tember 16, 1907. Dated January 3, 1910. WILLIAM A. PRENDERGAST, Comptroller.

Notices of Sale.

NOTICE OF CONTINUATION OF RICH-MOND TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Richmond, as to liens remaining unsold at the termination of the sale of November 13, 1912, has been continued to WEDNESDAY, DECEMBER 4, 1912,

at 2 o'clock p. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in Room 129, in the Borough Hall, New Brighton, Borough of Richmond.
Dated November 13, 1912.
DANIEL MOYNAHAN, Collector of Assess-

ments and Arrears. n14,d4

NOTICE OF CONTINUATION OF QUEENS TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Queens, 2d Ward, as to liens remaining unsold at the termination of the sale of

TUESDAY, NOVEMBER 19, 1912, at 10 o'clock a. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in the Arrears Office, third floor, Municipal Building, Court House square, Long Island City, in the Borough of Queens, City of New York. DANIEL MOYNAHAN, Collector of Assess-

ments and Arrears.
Dated October 29, 1912. o30,n19 NOTICE OF CONTINUATION OF QUEENS TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Queens, Fifth Ward, as to liens re-November 21, December 12, 1911; January 16, February 20, March 19, April 23, May 21, June 25, July 23, August 23 and September 27, 1912, has been continued to FRIDAY, NOVEMBER 22, 1912,

at 2 o'clock p. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in the Arrears Office, third floor, Municipal Building, Court House square, Long Island City, in the Borough of Queens. City of New York.

DANIEL MOYNAHAN, Collector of Assess

ments and A:rears.
Dated September 27, 1912.

DEPARTMENT OF EDUCATION

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE AND FIFTY-NINTH ST., BOROUGH OF MAN-HATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies at the above office of the Department of

plies at the above office of the Department of Education until 11 a. m., on

TUENDAY. NOVEMBER 19. 1912.

FOR FURNISHING AND DELIVERING SPECIAL AND GENERAL SUPPLIES, AS FOLLOWS,: DOMESTIC SCIENCE, DRAWING, JANITORS', KINDERGARTEN, MIMEOGRAPH, MISCELLANEOUS, NEOSTYLE, PHYSICAL TRAINING, RECORDS, SCIENCE, SEWING, STATIONERY: TYPEWRITING AND WORKSHOP SUPPLIES, FOR THE DAY AND EVENING HIGH SCHOOLS AND DAY AND EVENING ELEMENTARY SCHOOLS OF THE CITY OF NEW YORK.

The time for the delivery of the articles, ma-The time for the delivery of the articles, ma-terials and supplies and the performance of the

contract is by or before December 31, 1913.

The amount of security required is fifty (50) per cent. of the amount of the bid or estimate. The bidder will state the price of each item or classes of items herein contained or hereto annexed, by which the bids will be tested. Award will be made to the lowest bidder on each item or classes of items whose sample is equal to the Board sample submitted for inspection or

referred to by catalogue number.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed. Bids must be submitted in duplicate, each

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, corner of Park ave. and 59th st.

PATRICK JONES, Superintendent of School Supplies

Dated November 7, 1912. n7,19. he last page, last column, of the "City Record."

DEPARTMENT OF PUBLIC CHARITIES

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New York.

BOROUGHS OF BROOKLYN AND QUEENS. TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m.

MONDAY, NOVEMBER 25, 1912, FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR PAINT-ING AND REPAIRING THE ROOFS, GUTTERS, CORNICES, LEADERS, FLASHING, ETC., ON THE MAIN HOSPITAL BUILDING STEWARD'S RITH DING ANNEY

ETC., ON THE MAIN HOSPITAL BUILD-ING, STEWARD'S BUILDING, ANNEX BUILDING NO. 1, RESIDENCE OF THE GENERAL MEDICAL SUPERINTENDENT, MALE ALMSHOUSE, FEMALE ALMSHOUSE (INCLUDING BALCONIES OF FEMALE ALMSHOUSE), CHAPEL, AND FOR LAYING NEW ROOFS AND PAINTING SAME ON THE BATH HOUSE AND CLOTHES ROOM AT THE KINGS COUNTY HOSPITAL. BOROUGH OF BROKLYN. THE HOSPITAL, BOROUGH OF BROKLYN, THE CITY OF NEW YORK.

The time allowed for the completion of the

work and full performance of the contract is sixty (60) consecutive working days. The security required will be Twenty-five Hundred

Dollars (\$2,500).

Certified check or cash in the sum of One Hundred and Twenty-five Dollars (\$125) must accompany bid. The bidder will state one aggregate price for the whole work described and specified, as the

contract is entire and for a complete job. Blank forms and further information may be obtained at the office of the Architect of the Department, foot of E. 26th st., The City of New York, where plan and specifications may be seen. MICHAEL J. DRUMMOND, Commissioner.

Dated November 12, 1912. n13,25 the last page, last column, of the "City

FIRE DEPARTMENT.

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m., on

TUESDAY, NOVEMBER 26, 1912,
FOR FURNISHING AND DELIVERING
EIGHT (8) MOTOR DRIVEN SEVENTYFIVE FOOT HOOK AND LADDER TRUCKS. The time for the delivery of the articles, materials and supplies and the performance of the contract is three hundred (300) days. The amount of the security required is Forty-

five Thousand Dollars (\$45,000). The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per truck or other unit of measure, by which the bids will be tested. The extension must be made and footed up, as the bids will be read from the total. The bids will be compared and the contract awarded at a lump or aggregate

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Fire Department, Nos. 157 and 159 E. 67th st., Manhattan.

JOSEPH JOHNSON, Fire Commissioner.

n9.26 Mese General Instructions to Bidders on the last page, last column, of the "City HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH St., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m., on TUESDAY, NOVEMBER 26, 1912,

NO. 1. FOR FURNISHING AND DELIVERING ONE (1) MOTOR DRIVEN EIGHTY-FIVE FOOT HOOK AND LADDER TRUCK. The time for the delivery of the articles, materials and supplies and the performance of the contract is one hundred and fifty (150) days. The amount of security required is Six Thousand Dollars (\$6,000).

NO. 2. FOR FURNISHING AND DELIVERING SEVENTEEN (17) MOTOR-DRIVEN SIXTY-FIVE FOOT HOOK AND LADDER TRUCKS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is three hundred (300) days.

The amount of security required is Ninety Thousand Dollars (\$90,000). The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per truck, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extension must be made and footed up, as the bids will be read from the totals. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Fire Department, Nos. 157 and 159 E. 67th st., Manhattan. JOSEPH JOHNSON, Fire Commissioner.

E See General Instructions to Bidders on the last page, last column, of the "City Record."

BELLEVUE AND ALLIED HOSPITALS.

BELLEVUE AND ALLIED HOSPITALS DEPARTMENT OF NEW YORK CITY, 26TH ST. AND 1ST AVE, BOROUGH OF MANHATTAN, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the President of the Board of Trustees in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.), until 3 o'clock p. m.

TUESDAY, NOVEMBER 19, 1912. FOR MILK (RAW) AND CREAM.

The surety required will be not less than fifty per cent. (50%) of the amount of the bid. The time for the delivery of the supplies and the full performance of the contract is by or before

December 31, 1912.

The bids will be read from the total, and will be compared and awarded to the lowest bidder for the class as soon thereafter as practicable, according to law.

Bids must be submitted in duplicate, each in separate envelope. No bid will be accepted unless this provision is complied with. unless this provision is complied with.

Blank forms may be obtained at the office of the Contract Clerk, entrance 400 E. 29th st.,

BOORD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS,

By John W. Brannan, President.

Dated November 4, 1912.

18,19

See General Instructions to Bidders of the last page, last column, of the "City

BOARD OF CITY RECORD.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received at the office of the Supervisor of the City Record, Room 807, Park Row building, 13 to 21 Park row, in The City of New York, until 11 o'clock a. m. on

until 11 o'clock a. m. on

WEDNESDAY, DECEMBER 11, 1912,
FOR SUPPLYING PRINTED, LITHOGRAPHED OR STAMPED FORMS, PAMPHLETS, PRINTED BLANKS AND STATIONERY, INCLUDING LETTER AND WRITING
PAPER AND ENVELOPES, WITH PRINTED
HEADINGS OR INDORSEMENTS, ETC., FOR
THE USE OF THE COURTS AND THE DEPARTMENTS AND BUREAUS OF THE GOVERNMENT OF THE CITY OF NEW YORK
DURING THE YEAR 1913.
The delivery shall be fully and entirely per-

The delivery shall be fully and entirely performed within one hundred and fifty (150) calendar days after the execution of the contract. The amount of security shall be twenty-five per cent. (25%) of the amount of the bid. The bidder must state the price for each item and the total price of each schedule. The bids will be tested and the award will be made to the bidder whose bid is the lowest for each schedule. Bidders will write out the total amount of their estimates, in addition to inserting the same

in figures. Delivery will be required to be made at the Distributing Division of the City Record, 96 and 98 Reade st., from time to time and in such quantities as may be directed by the Supervisor of the City Record.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Board of City Record, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon applica-tion therefor at the office of the City Record, where further information can be obtained. WILLIAM J. GAYNOR, Mayor; ARCHI-BALD R. WATSON, Corporation Counsel; WILLIAM A. PRENDERGAST, Comptroller,

New York, November 11, 1912. n12,d11

**Esee General Instructions to Bidders on

't page, last column, of the "City

Record."

BOROUGH OF MANHATTAN.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE

received by the President of the Borough of Manhattan, at the offices of the Commissioner of Public Works, Room 1836, 21 Park row, until 2 o'clock p. m. on

FRIDAY NOVEMBER 22, 1912, FOR FURNISHING AND DELIVERING 1,600 CUBIC YARDS OF WASHED GRAVEL. The time allowed for the delivery of said material is until December 31, 1912. The amount of security required will be Six Hundred Dollars (\$600), and the amount of deposit accompanying the bid shall be five

or article contained in the specifications or schedules herein contained or hereto annexed,

per foot, yard or other unit of measure or article by which the bids will be tested. The extensions must be made and footed up.

Blank forms and specifications, may be had at the office of the Commissioner of Public Works, 13 to 21 Park row, Bureau of Highways, Room 1611, Borough of Manhattan.

GEORGE McANENY, President.

November 12, 1912. 12 See General Instructions to Bidders on the last page, last column, of the "City Record.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the offices, Commissioner of Public Works, Room 1836, 21 Park row, until 2 o'clock p. m. on

WEDNESDAY, NOVEMBER 20, 1912,
FOR FURNISHING THE NECESSARY LABOR AND MATERIAL FOR ALTERATIONS
AND ADDITIONS CONSISTING OF MASON,
CARPENTER, STEEL, ELECTRICAL AND
OTHER WORK TO THE COURT HOUSE,
NOS. 151-153 E. 57TH ST., BOROUGH OF
MANHATTAN.
The time allowed for the completion of the

The time allowed for the completion of the work will be one hundred (100) consecutive calendar working days.

The amount of security required will be Four Thousand Dollars (\$4,000), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

The bidder will state one aggregate price for the whole work described and specified as the

contract is entire and for a complete job. The bids will be compared and the contract awarded at a lump or aggregate sum. Blank forms, specifications and plans may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, Room 1807, 21 Park row, Borough of Manhattan.

GEORGE McANENY, President.

City of New York, November 9, 1912, 18,20

ESee General Instructions to Bidders on the last page, last column, of the "City Record.

DEPARTMENT OF DOCKS AND FERRIES.

Office of the Department of Docks and Ferries, Pier "A," Foot of Battery Place, North River, Borough of Manhattan, The CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock noon on

FRIDAY, NOVEMBER 22, 1912,

CONTRACT NO. 1356.
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING PILES. The time for the completion of the work and the full performance of the contract is on or be-

fore the expiration of thirty (30) calendar days. The amount of security required is Seven Hundred Dollars (\$700) for each class. Class 1-200 white pine, yellow pine, Norway

pine or cypress piles. Class 2-100 white pine, yellow pine, Norway pine or cypress piles.

The bidder shall state, both in writing and in

figures, a price per pile, for furnishing and delivering all of the piles called for in the class upon which a bid is submitted. Extensions must be made and footed up. Each class of the conand if awarded will be awarded to the lowest bidder in the class whose bid is regular in all respects. In case of discrepancy between the written price and that given in figures the price in writing will be considered as the bid.

Delivery will be required to be made at the time and in the manner and in such quanties as may be directed. Blank forms and further information may be obtained upon personal application at the of-fice of the said Department, or by mail only

in stamps to pay postage.

CALVIN TOMKINS, Commissioner of Docks,
Dated November 8, 1912. n11,22 LE See General Instructions to Bidders on the last page, last column, of the "City Record."

when request is accompanied by ten (10) cents

OFFICE OF THE DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Docks at the above office until 12 o'clock noon on THURSDAY, NOVEMBER 21, 1912,
CONTRACT NO. 1352.
FOR FURNISHING AND DELIVERING
GENERAL SUPPLIES.

The time for the completion of the work and the full performance of each class of the

contract is on or before the expiration of ninety (90) calendar days. The amount of security required in each class

Class 1, sheet metal other than brass, Two Hundred and Fifty Dollars (\$250); Class 2, iron dredge chain and spike chain, Two Hundred and Fifty Dollars (\$250); Class 3, dock screw bolts and washers, Five Hundred Dollars (\$500); (\$300); Class 4, dock spikes, Three Hundred Dollars (\$300); Class 5, wire nails, Four Hundred Dollars (\$400); Class 6, durable wire rope, Four Hundred Dollars (\$400); Class 7, cast iron, Four Hundred and Fifty Dollars (\$450); Class 8, miscellaneous, Five Hundred Dollars (\$500); Class 8, hardware One Thousand Five Hundred Dollars (\$500); Class 9, hardware, One Thousand Five Hundred Dollars (\$1,500); Class 10, cast iron and malleable iron steam fittings and wrought iron, cast iron and lead pipe, Seven Hundred Dollars (\$700); Class 11, valves, brass steam fittings and pumps, Three Hundred and Fifty Dollars (\$350); Class Three Hundred and Fifty Dollars (\$350); Class 12, machine bolts, etc., Four Hundred and Fifty Dollars (\$450); Class 13, metals other than iron or steel, Two Hundred and Fifty Dollars (\$250); Class 14, wrought bar iron, One Hundred Dollars (\$100); Class 15, tool steel, cold rolled, shafting and wire, Two Hundred and Fifty Dollars (\$250); Class 16, canvas, One Hundred and Fifty Dollars (\$150); Class 17, lard oil, One Hundred and Fifty Dollars (\$150); Class 18, linseed oil, Three Hundred Dollars (\$300); Class 19, white and red lead. Four Hundred Dollars white and red lead, Four Hundred Dollars

Hundred and Fifty Dollars (\$150).

The bidder shall state, both in writing and in figures, the price of each item, per pound, piece, sheet, gross or other unit of measure as indicated in the schedules. Extensions must be made and footed up in all cases. Each class of the contract is a separate and distinct contract in itself and as such will be awarded to the bid-der whose price for furnishing and delivering all of the material called for in the class is the lowest and whose bid is regular in all respects. In case of discrepancy between the written price

(\$400); Class 20, paints, etc., Four Hundred Dollars (\$400); Class 21, electrical supplies, One

and that given in figures the price in writing will be considered as the bid. Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained upon personal application only when re. at 11 a. m., at their office, 320 Broadway, Bor-

quest is accompanied by ten (10) cents in stamps to cover postage.
CALVIN TOMKINS, Commissioner of Docks.

Dated October 29, 1912. 031,n21 the last page, last column, of the "City Record."

BOARD OF ASSESSORS.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved or unimproved lands affected thereby, that the following proposed assessments have been completed and are lodged in the office of the Board of Assessors for examination by all

persons interested, viz.:

Borough of Manhattan.

2681. Sewer in Buena Vista ave., between 177th st. and summit south of 172d st.

Affecting Block No. 2139. 2683. Regulating and grading, curbing and flagging 217th st., from Park terrace east to Park terrace west.

The area of assessment extends to within onehalf the block at the intersecting streets.

Borough of Richmond.

2747. Filling in sunken lots adjoining and west of railroad tracks, between Sand st. and Wave st., 2d Ward. Affecting Lots 496, 509 to 511, Ward 2, Plot 2.

Borough of Brooklyn. 2573. Paving Otsego st., between Dwight and Sigourney sts. 2574. Paving Otsego st., between Sigourney and Beard sts.

2603. Paving 54th st., between 7th and 8th 2608. Paving New York ave., between Clarkson ave. and Hawthorne st.
2618. Paving West st., between 43d st. and

18th ave. 2628. Paving Blake ave., between Hinsdale st. and Vesta ave. 2629. Regulating, grading, curbing and flagging Carroll st., from Nostrand ave. to a point 200 feet west of New York ave. 2630. Regulating, grading, curbing and flag-ging Dobbin st., between Meserole and Nassau

2632. Paving E. 3d st., between Beverly road and Avenue C. 2636. Paving Martense st., between Nostrand and New York aves.

2637. Paving N. Henry st., between Greenpoint ave. and Greene st.

2638. Paving Park place, between Utica and Rochester aves. 2639. Paving Snyder ave., between Nostrand and New York aves.

2640. Paving Union st., between Nostrand and New York aves. 2645. Regulating, grading, curbing and flag-ging Atkins ave., between Pitkin and Sutter

aves. 2646. Paving Bay 23d st., between Cropsey and Bath aves, 2649. Paving Dobbin st., between Meserole and Nassau aves.

2654. Regulating, grading, curbing and flag-ging 83d st., between 18th and 21st aves. 2660. Regulating, grading, curbing and flag-ging Fennimore st., between Nostrand and New York aves.

2661. Paving and curbing Grace Court alley, from Hicks st. about 300 feet easterly.
2665. Regulating, grading, curbing and flagging Malta st., between Hegeman and Vienna

aves.
2667. Regulating, grading, curbing and flagging 66th st., between 5th and 6th aves. 2672. Regulating, grading, curbing and flagging 38th st., between Fort Hamilton and 13th

2673. Paving Van Siclen ave., between Dumont ave. and New Lots road.

2709. Paving the southerly half of Union st., from New York ave. to a point 100 feet easterly. The area of assessment in the above lists extends to within half the block at the intersecting streets.

Curbing and flagging 88th st., between 3d and 4th aves. 2766. Sewer in Cortelyou road, between Ocean parkway and E. 5th st.

Affecting Block Nos. 5374 and 5389. 2767. Sewer in E. 8th st., between Johnson st. and Caton place; outlet in Johnson st., between E. 7th and E. 8th sts., and sewer in ohnson st., between E. 8th st. and Coney Island ave. Affecting Block Nos. 5320, 5321, 5322, 5330 and 5331. 2770. Sewer in Hunterfly place, between At-

lantic ave. and Herkimer st.

Affecting Block No. 1708.

2771. Sewer in Lawrence ave., between Gravesend ave. and 3d st.

Affecting Block Nos. 5419 and 5422.

2772. Sewer in Raleigh place, between Martense st. and Church ave.

Affecting Block No. 4869. 2773. Sewers in Sunnyside ave., from the existing sewer about 105 feet east of Miller ave. to Barbey st., and basins at the northeast and northwest corners of Barbey st. and Jamaica ave. Affecting Block Nos. 3885, 3886, 3888, 3896

2774. Sewer in 61st st., between 12th and 14th aves., and outlet in 13th ave., between 60th and 61st sts.

Affecting Block Nos. 5718, 5719, 5725 and 2775. Sewer in 78th st., between 4th and

5th aves. 2776. Sewer in 12th ave., between 49th and 50th sts.
2777. Sewer in 12th ave., between 74th and

All persons whose interests are affected by the above-named proposed assessments, and who are opposed to the same, or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, 320 Broadway, New York, on or before December 17, 1912, at 11 a. m., at which time and place the said objections will be heard and testimony

received in reference thereto.

JOS. P. HENNESSY, WM. C. ORMOND,
ANTONIO C. ASTARITA, Board of Assessors.

THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan,
November 16, 1912.

NOTICE IS HEREBY GIVEN BY THE Board of Assessors of The City of New York

MONDAY, DECEMBER 16, 1912, at 11 a, m., at their office, 320 Broadway, Bor-ough of Manhattan, City of New York, they will meet to make the annual apportionment and assessment required under chapter 644, Laws of 1893, for work done under Long Island Improvement Commission Act. This is the tenth instalment and books are open for inspection at this office.

November 15, 1912. JOSEPH P. HENNESSY, WILLIAM C. ORMOND, ANTONIO C. ASTARITA, Assess-

THOMAS J. DRENNAN, Secretary. NOTICE IS HEREBY GIVEN BY THE Board of Assessors of The City of New York that on

MONDAY, DECEMBER 16, 1912.

ough of Manhattan, City of New York, they will meet at said place to make the annual appor-tionment and assessment required under chapter 244, Laws of 1878, for "lands taken," and known as the Prospect Park Assessment. This is the thirty-fourth annual installment and books are now open for inspection at the office of the Collector of Assessments and Arrears, 215 Mon-tague st., Borough of Brooklyn, City of New

JOSEPH P. HENNESSY, WILLIAM C. OR-MOND, ANTONIO C. ASTARITA, Board of November 15, 1912.

NOTICE IS HEREBY GIVEN BY THE Board of Assessors of The City of New York MONDAY, DECEMBER 16, 1912,

at 11 a. m., at their office, 320 Broadway, Borough of Manhattan, City of New York, they will meet at said place to make the annual apportionment and assessment required under chapter 764 of the Laws of 1900, as amended by chapter 590, Laws of 1901, and by chapter 498, Laws of 1903, entitled:

"Assessment for the opening, extending, laying out and improving Bedford ave., from Eastern parkway to Flatbush ave., Borough of Brooklyn, City of New York." The proposed apportionment and assessment is

now open for inspection at the office of the Collector of Assessments and Arrears, 215 Montague st., Borough of Brooklyn.

JOSEPH P. HENNESSY, WILLIAM C. OR-MOND, ANTONIO C. ASTARITA, Board of

November 15, 1912.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved or unimproved lands affected thereby, that the following proposed assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.:

persons interested, viz.:

Borough of Brooklyn.

1618. Sewers in Flatbush ave. extension, westerly side, between Nassau and Fleet sts.; easterly side, between Nassau and Johnson sts.; between Gold and Willoughby sts., and between Flatband Infrastra sts.; outlet sawers in Tillary Fleet and Lafayette sts.; outlet sewers in Tillary st, between Gold st. and Flatbush ave. extension, and in Duffield st., between Tillary st. and Flatbush ave. extension; and to rebuild the

and Flatbush ave. extension; and to rebuild the existing sewer in Tillary st., between Flatbush ave. extension and Bridge st.

Affecting Blocks Nos. 87, 88, 97, 98, 103 to 107, 114 to 121, 126 to 133, 138 to 160, 164 to 166, 256, 266, 2047 to 2049, 2058 to 2060, 2062, 2076 to 2080, 2084 and 2093.

2663. Laying sidewalks in Johnson ave., between Morgan and Flushing aves.

Affecting Blocks Nos. 2981 and 2987 to 2996. 2687. Sewer basins on the west side of E.

2687. Sewer basins on the west side of E. 7th st., opposite Montgomery st.

Affecting Block No. 5329. 2694. Fencing vacant lots on the north side of W. 9th st., between Hamilton ave. and Court of W. 9th st., between Hamilton ave. and Court st.; north side of 3d place, between Court and Smith sts.; south side of 5lst st., between 3d and 4th aves.; south side of Glenmore ave., between Fountain ave. and Crystal st. (ave.); north side of St. Marks ave., between Troy and Schenectady aves.; southeast side of Taylor st., between Kent and Wythe aves.; west side of Roebling st., from Filmore place to a point about sixty (60) feet northerly: northwest corsixty (60) feet northerly; northwest ner of Irving ave. and Troutman st.; southeast side of Willoughby ave., between Central and Hamburg aves.; north side of Stockholm st., between Evergreen and Central aves.; both sides of Bergen st., between Rockaway ave. and Hopkinson ave.; both sides of Riverdale ave., between Osborn and Watkins sts., and on the east side of Osborn st., between Riverdale and New-

port aves.

2617. Paving Washington ave., between 3d st. and Gravesend ave. 2643. Regulating, grading, curbing and flagging outside of right of way of the L. I. R. R. on Atlantic ave., between Berriman st. and County line.

2648. Regulating, grading, curbing and flag-ing Carroll st., between Utica and East New York aves. 2651. Paving E. 2d st., between Vanderbilt st. and Greenwood ave.

2674. Regulating, grading, curbing and flagging Warwick st., between Belmont and Sutter aves. 2698. Regulating, grading, curbing and flag-ging Belmont ave., between Snedicker and Ala-

bama aves.
2708. Regulating, grading, curbing and flagging 13th ave., between 37th st. and New Utrecht ave.
The area of assessment in the above lists ex-

tends to within one-half (1/2) the block at the intersecting and terminating streets.

All persons whose interests are affected by the above-named proposed assessments, and who

are opposed to the same, or either of them, are requested to present their objections, in writing. to the Secretary of the Board of Assessors, 320 Broadway, New York, on or before December 10, 1912, at 11 a. m., at which time and place the said objections will be heard and testimony

received in reference thereto.

JOS. P. HENNESSY, WM. C. ORMOND,
ANTONIO C. ASTARITA, Board of Assessors.

THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan,
November 9 1912 November 9, 1912.

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BOROUGH OF MAN-

SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10 o'clock a. m. on

TUESDAY, NOVEMBER 26, 1912
FOR FURNISHING TUESDAY, NOVEMBER 26, 1912,
FOR FURNISHING AND DELIVERING
TO THE POLICE DEPARTMENT OF THE
CITY OF NEW YORK ANTHRACITE COAL,
FOR USE IN THE BOROUGHS OF MANHATTAN, THE BRONX AND BROOKLYN,
AND ALSO FOR THE STEAMBOAT
"PATROL" AND LAUNCHES OF THE POLICE DEPARTMENT.
The fire for the delivery of the acticles

The time for the delivery of the articles, ma terials and supplies and the performance of the contract is on or before December 31, 1912. The amount of security will be fifty per cent. (50%) of the amount of the bid or estimate.

Bidders will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each item.

The bids will be compared and the contract awarded to the lowest bidder by Borough for each item in each Borough and also for the steamboat "Patrol" and steam launches.

The coal must be delivered in such quantities and at such time or times and places of delivery as may be directed by the Police Commissioner (unless otherwise stated in the specifications). Bidders will state the kind of anthracite coal

they propose to furnish by giving the name of its mine or other business appellation.
Bidders for furnishing coal for use of the

steamboat "Patrol" and for use of steam launches will state in the bid the place where the coal will be delivered.

Coal for the use of the steamboat "Patrol" and for the use of steam launches must be delivered as directed where water is of sufficient depth at low water mark for the steamboat "Patrol," at any point on the North River below "Patrol," at any point on the North Kiver below 129th st., upon the easterly bank, or at or below Weehawken, on the westerly bank, or on any point on the East River south of Blackwells Island, to be placed on board of the steamboat "Patrol" or on board of either of the steam launches of the Police Department of The City of New York, without expense of delivery, in constitute not exceeding twenty tons, whenever quantities not exceeding twenty tons, whenever required by the officer in command of such steamboat, upon any day, Sundays excepted, between the date of the execution of the contract and the time limit specified in the contract. Provided, also, that the contractor shall, when ordered, deliver specified quantities of coal, not exceeding one hundred tons for the entire contract, to Harbor Precinct Station B, foot of 120th st., Harlem River, such coal to be de-posited on dock or launches as may be directed. Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Cor-poration Counsel, can be obtained upon appli-cation therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan. R. WALDO, Police Commissioner. The City of New York, November 12, 1912.

E See General Instructions to Bidders on the last page, last column, of the "City Record."

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BOROUGH OF MAN-HATTAN. SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10 o'clock a. m. on

THURSDAY, NOVEMBER 21, 1912. THURSDAY. NOVEMBER 21, 1912,

FOR FURNISHING AND DELIVERING TO THE POLICE DEPARTMENT OF THE CITY OF NEW YORK FORAGE FOR USE IN THE BOROUGH OF MANHATTAN; FORAGE FOR USE IN THE BOROX; FORAGE FOR USE IN THE BOROUGH OF BROOKLYN; FORAGE FOR USE IN THE BOROUGH OF QUEENS; FORAGE FOR USE IN THE BOROUGH OF QUEENS; FORAGE FOR USE IN THE BOROUGH OF RICHMOND.

The time for the delivery of the articles, materials and supplies and the performance of the

terials and supplies and the performance of the contract is on or before December 31, 1912.

The amount of security will be fifty per cent. (50%) of the amount of the bid or estimate.

The bidder will state the price of each item or article contained in the specifications or schedules, per pound, ton, dozen, gallon, yard or other unit of measure by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each item. The bids will be compared and the contract awarded to the lowest bidder by Borough, for each item in each Borough.

Bidders in submitting their bids shall submit

Bidders in submitting their bids shall submit therewith a sample of oats (not less than two (2) quarts) in a suitable receptacle, in which shall be placed a certificate of the grading of said oats, issued by the New York Produce Exchange, said receptacle to be duly sealed by the Chief Inspector of said exchange.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the speciwith a copy of the contract, including the specifications in the form approved by the Corpora-tion Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies,

Centre st., Borough of Manhattan.

R. WALDO, Police Commissioner.

The City of New York, November 8, 1912. See General Instructions to Bidders on the last page, last column, of the "City

Record."

Police Department, City of New York.
OWNERS WANTED BY THE PROPERTY
Clerk of the Police Department of The
City of New York, No. 240 Centre street,
for the following property now in
custody, without claimants: Boats, rope, iron,
lead, male and female clothing, boots, shoes,
wine, blankets, diamonds, canned goods, liquors,
etc.; also small amount of money taken from
prisoners and found by Patrolmen of this Deprisoners and found by Patrolmen of this Department.

R. WALDO, Police Commissioner.

POLICE DEPARTMENT OF CITY OF NEW YORK, Borough of Brooklyn.

OWNERS WANTED BY THE PROPERTY

Clerk of the Police Department of The City
of New York—Office, No. 269 State street, Borough of Brooklyn—for the following property,
now in custody, without claimants: Boats, rope,
iron, lead, male and female clothing, boots,
shoes, wine, blankets, diamonds, canned goods,
liquors, etc.; also small amount of money taken
from prisoners and found by Patrolmen of this from prisoners and found by Patrolmen of this Department.

R. WALDO, Police Commissioner.

BOROUGH OF THE BRONX.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF THE BRONX, MUNICIPAL BUILDING, CROTONA PARK, 177th St. and 3d Ave. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of The Bronx at the above office until 10.30 a. m.

on

FRIDAY, NOVEMBER 22, 1912,

No. 1. FOR THE CONSTRUCTION OF THE ELECTRICAL WORK FOR THE BRONX BOROUGH COURT HOUSE, AT THE PUBLIC SQUARE BOUNDED BY BROOK AVE., 3D AVE. AND 161ST ST., BRONX BOROUGH, NEW YORK CITY.

All conduit work must be installed immediately after the execution of the contract, and same must be completed in thirty days. All other works must be installed as required by the progress of the completion of the building, or at the notice of the architect.

The amount of security required will be Five

The amount of security required will be Five
Thousand Dollars (\$5,000).
No. 2. FOR ALL OF THE LABOR AND
MATERIALS REQUIRED FOR ERECTION
OF FIRE ESCAPES ON THE BOROUGH

The time allowed for the completion of the work and the performance of the contract will

be forty-five (45) calendar consecutive working days.

The amount of security required will be Five Hundred Dollars (\$500).

Blank forms can be obtained upon application therefor, the plans and specifications may be seen and other information obtained at said office.

CYRUS C. MILLER, President.

28ee General Instructions to Bidders on the last page, last column, of the "City Record."

BOROUGH OF BROOKLYN.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at the above office until 11 o'clock

WEDNESDAY, NOVEMBER 27, 1912.

Borough of Brooklyn.

NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING A SEWER IN E. 13TH ST., FROM AVENUE J. TO AVENUE K. The Engineer's preliminary estimate of the quantities is as follows:

\$240 00

1,474 20

400 00

80 linear feet of 15-inch pipe sewer, laid complete, including all inci-dentals and appurtenances; per line-er, laid complete, including all incidentals and appurtenances; per

tenances; per linear foot, 85 cents. 8 manholes, complete, with iron heads and oovers, including all incidentals and appurtenances; per manhole, \$50

\$2,539 20 work and full performance of the contract will be forty (40) working days.

The amount of security required will be Twelve Hundred Dollars (\$1,200).

NO. 2. FOR FURNISHING ALL LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER BASIN ON BELMONT AVENUE, AT THE SOUTHWEST CORNER OF NEW JERSEY AVENUE.

The Engineer's preliminary actionate of the

The Engineer's preliminary estimate of the quantities is as follows:

One (1) sewer basin complete, of of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances;

be ten (10) working days.

The amount of security required will be sixty-

five dollars (\$65).

The foregoing Engineer's preliminary estimate of the total cost for the completed work is to be taken as the 100 per cent. basis and test for bidding. Proposals shall each state a single per-centage of such 100 per cent. (such as 95 per cent., 100 per cent., or 105 per cent.), for which all materials and work called for in the proposed contracts and the notices to bidders are to be furnished to the City. Such percentage as bid for this contract shall apply to all unit items specified in the Engineer's preliminary estimate

described in the contract. Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, 215

Montague st., Brooklyn.

ALFRED E. STEERS, President.
Dated November 9, 1912.

Dated November 115,27

Lar See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM No. 2, BOROUGH HALL, BOR-OUGH OF BROOKLYN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn, at the above office, until 11 o'clock

WEDNESDAY, NOVEMBER 27, 1912. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT, ON A 4-INCH CONCRETE FOUNDATION, THE ROADWAY OF TILDEN AVE. FROM ROGERS AVE. TO NOSTRAND AVE. The Engineer's estimate is as follows:

3,135 square yards asphalt pavement (5 years maintenance).

350 cubic yards concrete. 120 linear feet bluestone heading stones set

in concrete. 610 cubic yards excavation to subgrade. The time allowed for the completion of the work and the full performance of the contract is thirty (30) working days.

The amount of security required is Two Thousand Dollars (\$2,000).

The bidder will state the price of each item or article contained in the specification per square yard, cubic yard, linear foot or other unit of measure, by which the bids will be tested. Bids will be compared and the contract awarded

at a lump or aggregate sum. •
Blank forms and further information may be obtained and plans and drawings may be seen at the office of the Bureau of Highways, Room No. 12, Municipal Building, Borough of Brook-

lyn, City of New York.

ALFRED E. STEERS, President. Dated November 13, 1912. A See General Instructions to Bidders ou the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at the above office until 11 o'clock

WEDNESDAY, NOVEMBER 20, 1912,

1. FOR REGULATING, PAVING AND REPAVING WITH PERMANENT ASPHALT PAVEMENT ON A SIX-INCH CONCRETE FOUNDATION THE ROADWAY OF ALABAMA AVE., FROM PITKIN AVE. TO GLENMORE AVE.

The Engineer's estimate is as follows:

The Engineer's estimate is as follows: 1,400 square yards asphalt pavement (5 years maintenance).

235 cubic yards concrete.
780 linear feet new curbstone set in concrete. 90 linear feet old curbstone reset in concrete. 35 linear feet bluestone heading stones set in concrete.

350 cubic yards excavation to subgrade. Time allowed, thirty (30) working days. Security required, One Thousand Three Hun-

AVE., FROM THE EAST SIDE OF NEW YORK AVE. TO THE EAST SIDE OF BROOKLYN AVE.

The Engineer's estimate is as follows: 2,580 square yards asphalt pavement outside raifroad area (5 years maintenance).
360 square yards asphalt pavement within railroad area (no maintenance).
430 cubic yards concrete outside railroad area.

60 cubic yards concrete within railroad area. 240 linear feet bluestone heading stones set concrete. 740 cubic yards excavation to subgrade.

740 cubic yards excavation to subgrade.

Time allowed, thirty (30) working days.
Security required, Two Thousand Two Hundred Dollars (\$2,200).

3. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A FOUR-INCH CONCRETE FOUNDATION THE ROADWAY OF E. 7TH ST., FROM BEVERLY ROAD TO AVENUE C.

The Engineer's estimate is as follows: The Engineer's estimate is as follows: 2,730 square yards asphalt pavement (5 years

maintenance).
305 cubic yards concrete.
530 cubic yards excavation to subgrade.

530 cubic yards excavation to subgrade.
Time allowed, thirty (30) working days.
Security required, One Thousand Eight Hundred Dollars (\$1,800).

4. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A FOUR-INCH CONCRETE FOUNDATION THE ROADWAY OF E. 25TH ST., FROM CLARENDON ROAD TO CANARSIE LANE.
The Engineer's estimate is as follows:

The Engineer's estimate is as follows: 1,420 square yards asphalt pavement (5 years maintenance). 160 cubic yards concrete.
35 linear feet bluestone heading stones set in

concrete. 275 cubic yards excavation to subgrade. Time allowed, thirty (30) working days. Security required, Nine Hundred Dollars

(\$900).
5. FOR REGULATING AND REPAVING S. FOR REGULATING AND REPAYING WITH ASPHALT ON A CONCRETE FOUNDATION THE ROADWAYS OF ELMORE PLACE, FROM FOSTER AVE. TO FARRAGUT ROAD. AND KENMORE PLACE, FROM FOSTER AVE. TO 377 FEET NORTH OF AVENUE OF

AVENUE G. The Engineer's estimate is as follows: 4,590 square yards asphalt pavement (5 years naintenance).

640 cubic yards concrete.
Time allowed, thirty (30) working days.
Security required, Three Thousand Dollars

6. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A SIX-INCH CONCRETE FOUNDATION THE ROADWAY OF MALBONE ST., FROM NEW YORK AVE. TO NOSTRAND AVE.

The Engineer's estimate is as follows: 3,520 square yards asphalt pavement outside railroad area (5 years maintenance). 335 square yards asphalt pavement within railroad area (no maintenance).

585 cubic yards concrete outside railroad area.
55 cubic yards concrete within railroad area.
170 linear feet bluestone heading stones set in concrete. 960 cubic yards excavation to subgrade.

Time allowed, thirty (30) working days. Security required, Two Thousand Five Hundred Dollars (\$2,500).

7. FOR REGULATING AND REPAVING WITH GRADE 1 GRANITE ON A CONCRETE FOUNDATION THE ROADWAY OF PROSPECT ST., FROM FULTON ST. TO WASHINGTON ST.

The Engineer's estimate is as follows:
245 square yards grade 1 granite pavement with tar and gravel joints, outside railroad area (1 year maintenance). (1 year maintenance).

140 square yards grade 1 granite pavement with tar and gravel joints, within railroad area

(no maintenance).

10 square yards old stone pavement to be

40 cubic yards concrete outside railroad area. 25 cubic yards concrete within railroad area. 360 linear feet new curbstone set in concrete. 50 linear feet old curbstone reset in concrete. Time allowed, thirty (30) working days. Security required, Seven Hundred Dollars

REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVE-MENT ON A FOUR-INCH CONCRETE FOUNDATION THE ROADWAY OF W. 16TH ST., FROM NEPTUNE AVE. TO CANAL

The Engineer's estimate is as follows: 2,250 square yards asphalt pavement (5 years

maintenance). 250 cubic yards concrete. 30 linear feet bluestone heading stones set in concrete.

440 cubic yards excavation to subgrade. Time allowed, thirty (30) working days. Security required, One Thousand Five Hundred Dollars (\$1,500).

9. FOR REGULATING, GRADING, CURB-ING AND LAYING SIDEWALKS ON W. 33D ST., FROM NEPTUNE AVE. TO SURF AVE.

The Engineer's estimate is as follows:
90 linear feet old curbstone reset in concrete. 600 cubic yards excavation. 5,320 cubic yards filling (to be furnished). 2,930 linear feet cement curb (1 year main-

14,500 square feet cement sidewalks (1 year maintenance).
1,410 cubic yards top soil or loam (to be

1,410 cubic yards top soil or loam (to be furnished).

Time allowed, seventy (70) working days.
Security required, Three Thousand Five Hundred Dollars (\$3,500).

10. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A FOUR-INCH CONCRETE FOUNDATION THE ROADWAY OF 41ST ST. ST., FROM 16TH AVE. TO WEST ST.

The Engineer's estimate is as follows: 2,090 square yards asphalt pavement (5 years maintenance).
230 cubic yards concrete.
30 linear feet bluestone heading stones set in concrete.

410 cubic yards excavation to subgrade.

410 cubic yards excavation to subgrade. Time allowed, thirty (30) working days. Security required, One Thousand Four Hundred Dollars (\$1,400).

11. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A FOUR-INCH CONCRETE FOUNDATION THE ROADWAY OF 42D S1. FROM NEW UTRECHT AVE. TO 13TH AVE., AND FROM 14TH AVE. TO WEST ST.

The Engineer's estimate is as follows: 15,170 square yards asphalt pavement outside railroad area (5 years maintenance). 20 square yards asphalt pavement within railroad area (no maintenance). 1,680 cubic yards concrete outside railroad

2 cubic yards concrete within railroad area.
380 linear feet bluestone heading stones set

2.950 cubic yards excavation to subgrade.
Time allowed, forty (40) working days.
Security required, Nine Thousand Five Hundred Dollars (\$9,500).
The bidder will state the price of each item dred Dollars (\$1,300).

2. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A SIX-INCH CONCRETE FOUNDATION THE ROADWAY OF CHURCH DATION THE ROADWAY OF CHURCH COntained or hereto annexed, per contained contained or hereto annexed, per contained c

square yard, cubic yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Highways, Borough of Brooklyn, Room No. 12, Municipal Building.

ALFRED F. STEEPS Besides.

ALFRED E. STEERS, President. Dated November 4, 1912. Mase General Instructions to Bidders on the last page, last column, of the "City

CHANGE OF GRADE DAMAGE COMMISSION.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

PURSUANT TO THE PROVISIONS OF chapter 537 of the Laws of 1893 and the acts amendatory thereof and supplemental thereto, notice is hereby given that meetings of the Commissioners appointed under said acts will be held at the office of the Commission, Room 223, 280 Broadway (Stewart Building), Borough of Manhattan, New York City, on Mondays, Tuesdays and Thursdays of each week, at 2 o'clock

p. m., until further notice.
Dated New York City, July 26, 1911.
WILLIAM D. DICKEY, CAMBRIDGE
LIVINGSTON, DAVID ROBINSON, Commis-

LAMONT McLoughlin, Clerk.

DEPARTMENT OF PARKS.

OFFICE OF THE DEPARTMENT OF PARKS, AR-SENAL BUILDING, 5TH AVE. AND 64TH ST., BOR-OUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above of-fice of the Department of Parks until 3 o'clock p. m. on

THURSDAY, NOVEMBER 21, 1912,

Borough of Brooklyn.

FOR FURNISHING AND DELIVERING
FRESH BEEF AND FISH AT THE
MENAGERIE, PROSPECT PARK, BOROUGH
OF BROOKLYN. The time allowed for the completion of this

contract will be one hundred and eighty-one (181) days.
The amount of security required is Seven

Hundred Dollars (\$700).

Bids will be compared and the contract awarded at a lump or aggregate sum.

Bids must be submitted in duplicate.

Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.

CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

MSee General Instructions to Bidders on he last page, last column, of the "City

OFFICE OF THE DEPARTMENT OF PARKS, AR-SENAL BUILDING, 5TH AVE, AND 64TH ST., BOR-OUGH OF MANHATTAN, CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above of-fice of the Department of Parks until 3 o'clock

THURSDAY, NOVEMBER 21, 1912, Borough of Brooklyn.
FURNISHING AND DELIVERING COAL
IN PARKS AND ON PARKWAYS, BOR-

OUGH OF BROOKLYN. The time allowed for the completion of this contract will be ninety (90) days.

The amount of security required is Eight Hundred Dollars (\$800).

Bids will be compared and the contract

awarded at a lump or aggregate sum. Bids must be submitted in duplicate.

Bids must be submitted in duplicate.
Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.
CHARLES B. STOVER, President: THOMAS I. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

La See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE AND 64TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock p. m.

THURSDAY, NOVEMBER 21, 1912,

FOR FURNISHING AND DELIVERING FORAGE IN PROSPECT PARK, BOROUGH OF BROOKLYN.

The time allowed for the completion of this contract will be one hundred eighty-one (181)

The amount of security required is two thousand dollars (\$2,000).

Bids will be compared and the contract award-

ed at a lump or aggregate sum.

Bids must be submitted in duplicate.

Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn, Litchfield Mansion, Prospect Park West and Litchfield Mansion, Prospect Fair 1165
Sth st., Prospect Park, Brooklyn.
CHARLES B. STOVER, President; THOMAS
J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.
19,21.

MSee General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE DEPARTMENT OF PARKS, AR SENAL BUILDING, 5TH AVE AND 64TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Park Board, at the above office of the Department of Parks, until 3 o'clock p. m. on

THURSDAY, NOVEMBER 21, 1912,

THURSDAY, NOVEMBER 21, 1912,

Berough of The Bronx.

FOR FURNISHING ALL THE LABOR AND MATERIALS, AND PAVING WITH ASPHALTIC PAVEMENT THE ROADWAY OF THE BRONX AND PELHAM PARKWAY, FROM THE WESTERLY END OF THE BRIDGE OVER THE TRACKS OF THE N. Y., N. H. & H. R. R. TO A POINT 345 FEET WESTERLY THEREOF, IN THE BOROUGH OF THE BRONX, IN THE CITY OF NEW YORK.

by mail, only when request is accompanied by ten (10) cents in stamps to pay postage.

CHARLES B. STOVER, President; THOMAS
J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

n9,21 the last page, last column, of the Record."

BOROUGH OF RICHMOND.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, BOROUGH HALL, ST. GEORGE, NEW BRIGHTON, NEW YORK CITY.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond at the above office until 12 o'clock m.

TUESDAY, NOVEMBER 26, 1912,

Borough of Richmond,
No. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR
CONSTRUCTING A TEMPORARY COMBINED SEWER AND APPURTENANCES IN
HILLSIDE AVE., FROM VAN DUZER ST.
TO A POINT ABOUT 950 FEET WESTERLY
THEREFROM, TOGETHER WITH ALL
WORK INCIDENTAL THERETO.
The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required, is as follows:

46 linear feet of reinforced concrete sewer of 1 foot 8 inches by 2 feet 6 inches interior di-

ameter, all complete as per section on plan of 395 linear feet of circular concrete sewer with channel pipe arch of twenty (20) inches interior diameter, all complete, as per section on plan

of the work.
520 linear feet of circular concrete sewer with channel pipe arch of eighteen (18) inches interior diameter, all complete, as per section on plan of the work.

3 reinforced concrete receiving basins with one and one-quarter (11/4) inch galvanized wrought iron bars and iron traps, all complete, as shown on plans on file in the office of the Commissioner of Public Works, and connected with the sewer.

5 manholes, complete, as per section on plan of the work. 1 drop manhole, complete, as per section on plan of the work.
1,000 (B. M.) feet of foundation timber and

planking in place and secured.

1,000 (B. M.) feet of sheeting, retained. 5 cubic yards of concrete for cradle, etc., in nlace.

2 cubic yards of brick masonry. 5 cubic yards of additional excavation.
5 cubic yards of additional filling.
100 square feet of additional reinforcing

metal, equal and similar to No. 10 expanded metal, furnished and placed.

10 square yards of gutter, relaid.

10 square yards of new cobble gutter pavement, furnished and laid. 36 linear feet of new 5-inch by 16-inch curb, furnished and set in concrete foundation.

30 linear feet of house sewers (not intercept-

ed), extended and connected. 10 linear feet of additional twelve (12) inch culvert pipe, furnished and placed, complete.

10 square yards of block pavement on con-

crete foundation, restored.
490 square yards of macadam pavement, re-The time for the completion of the work and the full performance of the contract is forty-

eight (48) days. The amount of security required is Twenty-three Hundred Dollars (\$2,300). The contracts must be bid for separately, and the bids will be compared and the contract awarded at a lump or aggregate sum for each

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, can be obtinued upon application therefor at the office of the Engineer. The plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen and other information obtained at the office of the Engineer of the Borough of Richmond, Borough

Hall, St. George, S. I.

GEORGE CROMWELL, President.

The City of New York, November 11, 1912.

n14,26

Bar See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, BOROUGH HALL, ST. GEORGE, NEW BRIGHTON, N. Y. CITY. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond, at the above office, until 12 o'clock

Borough of Bichmond, FURNISHING AND DELIVERING ONE FIFTEEN GROSS TON STEAM ROLLER WITH EQUIPMENT.

TUESDAY, NOVEMBER 19, 1912,

The time for the completion of the work and the full performance of the contract is fifteen (15) days. The amount of security required is fifteen hundred dollars (\$1,500).

The contracts must be bid for separately, and

the bids will be compared and the contract

awarded at a lump or aggregate sum for each Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsél, can be obtained upon application therefor at the office of the said Presidents

dent. The plans and drawings may be seen and other information obtained at the office of the Commissioner of Public Works of the Borough of Richmond, Borough Hall, New Brighton, Borough of Richmond.

GEORGE CROMWELL, President.

18 See General Instructions to Bidders the last page, last column, of the "City Record."

DEPARTMENT OF BRIDGES.

DEPARTMENT OF BRIDGES. 13-21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges, at the above office, until 12 o'clock noon on

THE BRONX, IN THE CITY OF NEW YORK.

The time allowed for the completion of the contract is thirty (30) consecutive working days.

The amount of security required is One Thousand Dollars (\$1,000).

The bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms and other information may be obtained at the office of the Department of Parks, Zbrowski Mansion, Claremont Park, Borough of The Bronx, on personal application; or

in the blank forms which may be obtained at the office of the Department of Bridges.

The right is reserved by the Commissioner to reject all the bids should he deem it to the

interest of the City so to do.

ARTHUR J. O'KEEFFE, Commissioner. Dated November 7, 1912.

DEPARTMENT OF BRIDGES, 13-21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Bridges at the above office until 2 o'clock p. m. on THURSDAY, NOVEMBER 21, 1912, FOR FURNISHING AND DELIVERING STRUCTURAL STEEL TO THE BROOKLYN BRIDGE.

The time for the delivery of the material and for the performance of the contract will be one hundred and twenty (120) calendar days after the receipt by the contractor of a written order to deliver the material, from the Commissioner of Bridges.

The amount of security to guarantee the faithful performance of the work will be Three Thousand Dollars (\$3,000).

The right is reserved by the Commissioner to reject all the bids should he deem it to

the interest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of

Bridges, ARTHUR J. O'KEEFFE, Commissioner. 19,21 Dated November 7, 1912. We General Instructions to Bidders on the last page, last column, of the "City Record."

BOROUGH OF QUEENS.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, THIRD FLOOR OF THE BOROUGH HALL, 5TH ST. AND JACKSON AVE., LONG ISLAND CITY, BOROUGH OF QUEENS, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Queens, at the above office, until 11 o'clock

a. m. on
FRIDAY, NOVEMBER 22, 1912,
No. 1. FOR REGULATING, GRADING,
CURBING, LAYING SIDEWALKS AND
CROSSWALKS ON ONDERDONK AVE.,
FROM WILLOUGHBY AVE. TO ELM ST.,
2D WARD 2D WARD.

The time allowed for doing and completing the above work will be thirty (30) working days.

The amount of security required will be One Thousand Dollars (\$1,000). The Engineer's estimate of the quantities is as

2,550 cubic yards of earth excavation.
50 cubic yards of rock excavation. 1,150 linear feet of cement curb with steel nosing and one year maintenance. 5,200 square feet of cement sidewalk and one year maintenance.

620 square feet of new crosswalks.

3 sewer manholes to be rebuilt.
No. 2. FOR FURNISHING AND DELIVER-ING TO THE BUREAU OF HIGHWAYS
1,750 CUBIC YARDS OF BROKEN STONE
AND SCREENINGS OF TRAP ROCK IN THE
4TH WARD OF THE BOROUGH OF

The time allowed for the delivery of the

materials or supplies and the performance of the materials or supplies and the performance of the contract is thirty (30) calendar days.

The amount of security required will be Two Thousand Five Hundred Dollars (\$2,500).

No. 3. FOR FURNISHING AND DELIVERING TO THE BUREAU OF HIGHWAYS LUMBER, AS DIRECTED, IN THE BOROUGH OF QUEENS.

The time allowed for the delivery of the management of t The time allowed for the delivery of the ma-

terials or supplies and the performance of the contract is thirty (30) calendar days. The amount of security required will be One

The amount of security required will be One Thousand Dollars (\$1,000).

No. 4. FOR REGULATING, CURBING AND LAYING SIDEWALKS, TOGETHER WITH ALL WORK INCIDENTAL THERE-TO, IN GRAHAM AVE., FROM 4TH AVE. TO 8TH AVE., 1ST WARD.

The time allowed for doing and completing the above work will be fifteen (15) working days.

The amount of security required will be One

The amount of security required will be One Hundred Dollars (\$100). The Engineer's estimate of the quantities is

as follows: 200 linear feet of cement curb with steel nosing and one year maintenance. 700 square feet of cement sidewalk and one

year maintenance.
No. 5. FOR REPAIRING SHEET AS-No. 5. FOR REPAIRING SHEET AS-PHALT PAVEMENT, AND ALL WORK IN-CIDENTAL THERETO, IN FULTON ST., FROM VAN WYCK AVE. TO GRAND ST., 4TH WARD.

The time allowed for doing and completing the above work will be thirty (30) working days.

The amount of security required will be Two
Thousand Five Hundred Dollars (\$2,500). The Engineer's estimate of the quantities is as follows:

50 cubic yards of concrete. 4,000 square yards of sheet asphalt pavement, laid outside of the railroad franchise area, including binder course.
1,000 square yards of sheet asphalt pavement,

laid within the railroad franchise area, including binder course. The bidder must state the price of each item or article contained in the specifications or schedule herein contained or hereafter annexed per square yard, linear foot or other unit of measure, by which the bids will be tested. The extensions must be made and footed up as the bids will be read from a total. Bids will be compared and the contract awarded at a lump

or aggregate sum. Blank forms may be ob tained and the plans or drawings may be seen at the office of the President of the Borough Dated Long Island City, N. Y., November 11, 1912.

MAURICE E. CONNOLLY, President MSee General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF WATER SUP-PLY, GAS AND ELECTRICITY.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1903, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office until 2 o'clock p. m. on

WEDNESDAY, NOVEMBER 27, 1912, Boroughs of Manhattan and The Bronx,

No. 1. FOR HAULING AND LAYING WATER MAINS AND APPURTENANCES IN VARIOUS STREETS, BOROUGH OF THE BRONX.

Section 1-West of the Bronx River.

the bids for each section will be compared separately and the contract awarded by sections.

No. 2. FOR FURNISHING, DELIVERING
AND ERECTING SCALES.

Section 1—At Dunwoodie, Yonkers, N. Y. Section 2.—At Brewster, Putnam County, N.

The time allowed for doing and completing the entire work will be sixty (60) working days on each section.

The security required will be Five Hundred Dollars (\$500) on Section 1 and Five Hundred Dollars (\$500) on Section 2.

Bids will be received for each section singly or for both sections, but in comparing the bids the bids for each section will be compared separately and the contract awarded by sections. The bidder will state the price, per unit, of each item of work or supplies contained in the specifications or schedule by which the bids will e tested. Awards will be made to the lowest oidder on each section.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corpora-tion Counsel, can be obtained upon application therefor at the office of the Department, Room 1903, 13 to 21 Park row, Borough of Manhattan, where any further information desired may be

HENRY S. THOMPSON, Commissioner. Dated November 13, 1912. n15,27 n15.27

EFSee General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1903, 13 to 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received by the Commissioner of Water Supply, Gas and Electricity at the above office until o'clock p. m. on

WEDNESDAY, NOVEMBER 20, 1912, Borough of Richmond,

Borough of Bichmond,

FOR FURNISHING, DELIVERING AND
LAYING WATER MAINS AND APPURTENANCES IN AVENUE B; IN ATLANTIC,
BARRETT, BEACON, BIDWELL, BRITTON,
CHARLES, CLIFTON, COLFAX, CRESCENT,
DICKIE, EGBERT, IST, FRANKLIN, GUYON, HOUSEMAN, INDIANA, JACKSON,
JEFFERSON, LAFAYETTE, LEONARD,
LIBERTY, MAIN, MAPLE, MERRILL, MONROE, NEAL DOW, NELSON, NEWBERRY,
ODER, PALMER, RARITAN, RHINE, SEA
VIEW, SPRAGUE, SPRINGFIELD, ST.
JOHN, SUMMIT, TOMPKINS, VIRGINIA,
WASHINGTON, WATERS, WESTERN AND
WILLARD AVES.; IN ANDERSON, DEKAY,
THOMPSON, TYRRELL, VALLEY AND
YOUNG STS.; IN CLOVE, FOUR CORNERS,
MANOR, RICHMOND HILL, ROMER AND
WOODROW ROADS; IN CURSEN, EGBERT,
HATFIELD AND PLEASANT PLACES, AND
IN O'SHAUGHNESSY AND SCHMIDTS IN O'SHAUGHNESSY AND SCHMIDTS LANES.

The time allowed for doing and completing the entire work will be one hundred and fifty (150) working days. The security required will be Sixty Thousand

Dollars (\$60,000).

The bids will be compared and award made to the lowest formal bidder in the aggregate or

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1903, 13 to 21 Park row, Borough of Manhattan, where any further information desired may be

HENRY S. THOMPSON, Commissioner. Dated November 8, 1912. n9,20

ESee General Instructions to Bidders on the last page, last column, of the "City Record."

BOARD OF ESTIMATE AND APPORTIONMENT.

Franchise Matters.

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day the following reso-

utions were adopted:
Whereas, The Union Railway Company of
New York City has under date of May 28, 1908,
made application to this Board for the grant of the right, privilege and franchise to con-struct, maintain and operate a double track street, surface railway as an extension to its existing system upon and along West 230th street, from Bailey avenue to Broadway, Bor-

ough of The Bronx; and
Whereas, Section 172 of the Railroad Law
and sections 72, 73 and 74 of the Greater New York Charter, as amended by chapters 629 and 630 of the Laws of 1905, provide for the man-ner and procedure of making such grants; and Whereas, In pursuance of such laws, Whereas, in pursuance of such laws, this Board adopted a resolution on June 5, 1908, fixing the date for public hearing thereon as June 26, 1908, at which citizens were entitled to appear and be heard, and publication was had for at least fourteen (14) days in "The New York Times" and "New York Tribune," newspapers designated by the Mayor, and in the City Record for ten (10) days immediately prior to the date of hearing, and the public

prior to the date of hearing, and the public hearing was duly held on such day; and Whereas, This Board has made inquiry as to the money value of the franchise or right applied for, and proposed to be granted to the Union Railway Company of New York City, and the adequacy of the compensation to be

and the adequacy of the compensation to be paid therefor; now therefore it is

Resolved, That the following form of the resolution for the grant of the franchise or right applied for by the Union Railway Company of New York City, containing the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board, as follows, to wit: to wit:

Resolved, That the Board of Estimate and Apportionment hereby grants to the Union Railway Company of New York City the fran-chise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all the terms and conditions, including the provisions as to rates, fares and charges, upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is author-ized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

PROPOSED FORM OF CONTRACT.

Section 1—West of the Bronx River.

Section 2—East of the Bronx River.

The time allowed for doing and completing the entire work will be ninety (90) working days for each section.

The security required on each section will be Five Thousand Dollars (\$5,000).

Bids will be received for each section singly or for both sections, but in comparing the bids

PROPOSÉD FORM OF CONTRACT.

This contract, made this day of 19, by and between The City of New York (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and the Union Rail-

way Company of New York City (hereinafter called the Company), party of the second part, witnesseth:

In consideration of the mutual covenants and agreements herein contained, the parties hereto agreements herein contained, the parties hereto do hereby covenant and agree as follows: Section 1. The City hereby grants to the Com-pany, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate a double-track extension to its present street surface railway, with the necessary wires and equipment, for the purpose of conveying passengers only in the Borough of The Bronx, in The City of New

York, upon the following route, to wit:
Beginning at and connecting with the existing tracks of the Company in Bailey avenue at or near West 230th street; thence in and upon Bailey avenue to West 230th street; thence in and upon West 230th street to Broadway, and there connecting with the existing tracks of the Company in Broadway. And to cross such other streets and avenues, named and unnamed,

as may be encountered in said route. The said route with turnouts, switches and crossovers hereby authorized, is shown upon a

map entitled: "Map showing proposed Extension of the Union Railway Company of New York City, in the Borough of The Bronx, City of New York, to Accompany Petition to the Board of Estimate and Apportionment, dated May 28,

—and signed by Edward A. Maher, President, and John F. Fairchild, Engineer; a copy of which is attached hereto, is to be deemed a part of this contract, is to be construed with the text thereof, and is to be substantially fol-lowed, provided that deviations therefrom and additional turnouts, switches and crossovers which are consistent with the foregoing description, and the other provisions of this contract may be permitted by resolution of the Board.
Section 2. The grant of this privilege is subject to the following conditions, which shall be compiled with by the Company:

First—The consent in writing of the owners of half in value of the property bounded on said streets and avenues to the construction operation of said railway shall be obtained by the Company within three (3) months from the signing of this contract by the Mayor, and a copy of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall, within said three (3) months, or within one (1) month thereafter, make application to the Appellate Division of the Supreme Court for the appointment of Com-missioners in the manner provided by the Railroad Law to determine if said railway ought to be constructed; otherwise this grant shall cease

and determine. Second-The said right to construct, maintain and operate said railway shall be held and enjoyed by the Company from the date upon which this contract is signed by the Mayor until March 1, 1924, with the privilege of renewal of said contract for the further period of twenty-five (25) years, upon a fair revaluation of such

right and privilege.

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding twenty-five (25) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termina-tion of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested freeholders selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuation so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly City and the Company, each paying onehalf thereof.

Third-The Company shall pay to the City for the privilege hereby granted the following sums (a) The sum of five hundred dollars (\$500) in cash within three (3) months after the date on which this contract is signed by the Mayor, and before anything is done in exercise of the

privilege hereby granted.
(b) During the first term of five (5) years an annual sum, which shall in no case be less than one hundred and seventy-five dollars (\$175), and which shall be equal to three (3) per cent. of its gross annual receipts if such percentage shall exceed the sum of one hundred and seventy-five dollars (\$175).

During the second term of five (5) years an annual sum, which shall in no case be less than three hundred and twenty-five dollars (\$325), and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of three hundred and twenty-five dollars (\$325).

During the remaining term expiring March 1, 1924, an annual sum, which shall in no case be less than three hundred and fifty dollars (\$350). and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of three hundred and fifty

Company as shall bear the same proportion to its whole gross receipts as the length of the extension hereby authorized shall bear to the entire length of the railway of the Company in operation within the limits of the City.

The annual charges shall commence from the data upon which this contract is signed by the date upon which this contract is signed by the

Mayor.
All annual charges as above shall be paid into the treasury of the City on November 1 of each year and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

Whenever the percentage required to be paid shall exceed the minimum amount as above, then such sum over and above such minimum.

then such sum over and above such minimum shall be paid on or before November 1 in each year for the year ending September 30 next preceding.

The annual charges herein provided are in-The annual charges herein provided are intended to include the percentages of gross receipts now required to be paid by railway companies to the City pursuant to the Railroad Law as amended, and such charges as are required under chapter 340 of the Laws of 1892 to be paid by the Company for this extension if said act applies to or controls the Company in relation to the right and privilege hereby granted act applies to or controls the Company in relation to the right and privilege hereby granted.

The City does not and shall not demand or require the gayment by the Company of a percentage of gross receipts under the provisions of chapter 340 of the Laws of 1892 on the catenging controls. gross receipts earned on the extension con-structed pursuant to this contract.

Any and all payments to be made by the terms of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes or whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Fourth—The annual charges or payments shall continue throughout the whole term of this same continue throughout the whole term of this con-tract (whether original or renewal), notwith-standing any clause in any statute or in the charter of any other railway or railroad company providing for payment for railway or railroad rights or franchises at a different rate, and no assignment, lease or sublease of the rights or privi-leges hereby granted (whether original or re-newal), or of any part thereof, or of any of the newal), or or any part inereor, or or any or the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the condi-tions of this contract, and that the assignee or lessee assumes and will be bound by all of said conditions, and especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this contract,

Fifth-Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any other corporation or to any individual a similar right or privilege upon the same or other terms and conditions over the route hereinbefore described, and the Company shall not at any time oppose, but shall, upon request of the Board, consent to the use for street surface railway purposes of the tracks and appurtenances covered by this grant, or any portion thereof, by any such other corporation or in-dividual which may receive a franchise therefor from the City.

Should the City at any time during the term of this contract grant to any other corporation or to any individual the right or privilege to operate a railway upon the tracks of the Company on the route herein described, or any portion thereof, then the City shall, within thirty (30) days thereafter, give notice to the Company that such right has been granted, and of the name of the corporation or individual to which such right has been granted.

which such right has been granted. At the expiration of ninety (90) days after the giving of such notice such individual or corporation shall have the right to begin the operation of cars upon the tracks of the Company upon the route, or any portion thereof, over which such corporation or individual may receive a right or privilege, and to use therefor the tracks, equipment, power and all other property of the Company which shall be necessary in the operation of the cars of such individual or corporation upon the tracks of the Company, and shall have the right to continue such operation until this contract, or the right to use such property under the terms of this contract granted said corporation or individual by the City, shall expire. Such corporation or individual shall pay to the Company for the right to use such tracks, equipment, power and other property above described, such sum or sums as may be agreed upon in writing by such corporation or individual, and the Company within said ninety (90) days, or in the event that such agreement cannot be reached within said ninety (90) days, such sum or sums as shall be determined in the manner hereinafter provided for.

If the Company and such corporation or individual cannot prior to the expiration of said ninety (90) days agree upon the compensation for the use of such tracks, then such compensa-tion shall be fixed by three arbitrators selected in the following manner: One fit and impartial person shall be chosen by

the Company; one fit and impartial person shall be chosen by such corporation or individual, and the two so chosen shall choose a third fit and impartial person. The decision under oath of any two of said persons who shall be so selected shall be final and conclusive.

The compensation and expenses of the persons selected as arbitrators in the determination of such sum or sums shall be borne by the individual or corporation to which such right may be

granted. Within thirty (30) days after an agreement shall have been reached between said parties, or in case said agreement cannot be reached before the time specified herein, then within thirty (30) days after the determination of the arbitrators, as herein provided, should two of such arbitrators agree, the said parties shall file a duplicate copy of a written agreement with the Board which shall specify the sum or sums which shall have been agreed to by the said parties or deto the Company for said privileges. If the Company fails to file the same with the Board within said thirty (30) days, then the right herein granted shall cease and determine.

If either party fails to appoint an arbitrator, as herein provided, or should the first two arbitrators fail to agree on the selection of a third arbitrator within thirty (30) days after the expiration of said ninety (90) days, or if no two of said arbitrators so selected agree upon the sum or sums to be paid by such individual or corporation within sixty (60) days after they shall have been so selected, then such sum or sums shall be fixed by the Supreme Court upon the application of either party.

its gross annual receipts, if such percentage shall exceed the sum of three hundred and fifty dollars (\$350).

The gross annual receipts mentioned above shall be that portion of the gross receipts of the

erty therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in any wise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary

any subsequent consent or consents.

Seventh—Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause or upon the dissolution of the Company before such termination, the tracks and equipments of the Company constructed pursuant to this contract within the streets and avenues shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or individual.

If, however, at the termination of this contract

as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment constructed pursuant to this contract and the said streets and avenues shall be restored to their original condition at the sole cost and expense of the Company.

Eighth—The Company shall commence construction of the railway herein authorized within

three (3) months from the date upon which the consents of the property owners are filed with the Board, or from the date of the order of the Appellate Division of the Supreme Court, made pursuant to section 174 of the Railroad Law confirming the determination of the Commissioners appointed thereunder that such railway ought to be constructed, and shall complete the construction and place the same in full operation within six (6) months from the date of filing such consents or the date of such order, otherwise this right shall cease and determine, and all sums paid and the sum of five hundred dollars (\$500) deposited with the Comptroller of lars (\$500) deposited with the Comptroller of the City, as hereinafter provided, shall thereupon be forfeited to the City, provided that the period for commencement and the period for completion and placing the railway in full operation may be extended by the Board, but the total extension of time for either of such periods shall not exceed in the aggregate six (6) months, and provided, further, that when the commencement or completion of said construction shall be prevented by legal proceedings, in any court or prevented by legal proceedings, in any court or by works of public improvement, or from other causes not within the control of the Company, the time for the commencement or completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently prosecuted by the Company, and provided further, that in no case shall such delay be deemed to begin until the Company shall have given written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injunction or other orders, and the papers upon which the same shall have been granted, and unless upon the request of the Board the Company shall, in writing, consent that the Board, either in its own name as a party, or in the name of the City as a party, may intervene in any such proceedings.

Ninth-Said railway shall be constructed and operated in the latest approved manner of street railway construction and operation, and it is hereby agreed that the Board may require the Company to improve or add to the railway equipment, including rolling stock and railway ap purtenances, from time to time, as such addi-tions and improvements are necessary in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time, the rights hereby granted shall cease and determine.

Tenth—Said railway shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided by the Charter of the City.

No construction upon said railways shall be commenced until written permits have been ob tained from the proper City officials.

In any permits so issued such officials may also impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures, in the streets and avenues, over which such officials have jurisdiction, and the Company shall com-

ply with such conditions.

The electrical equipment to be installed by the Company for the operation of the railway within the limits of the City, whether the same be upon streets and avenues or upon private property, shall be constructed and maintained under the supervision and control of the Com missioner of Water Supply, Gas and Elec

Eleventh-Said railway may be operated by overhead electric power substantially similar t the overhead electric system now in use by street surface railways in the Borough of The Bronx, or by any other motive power, except locomotive steam power or horse power, which may be approved by the Board and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service Commission for the First Dis-

trict of the State of New York. Provided, however, that the Board, upon giving to the Company one (1) year's notice, may require the Company to operate its railway the whole or upon any portion of its route here in authorized to be constructed by underground electric power substantially similar to the tem now in use on the street surface railways in the Borough of Manhattan, or upon the whole or any portion of said route by any other practical motive power then in use which does not require the use of poles and overhead wires in the streets and avenues, and thereupon to dis-continue the use of the overhead trolley system and to remove its poles, wires and other struc

tures used by it for that purpose from the streets and avenues of the City upon said route. Twelfth—Upon six (6) months' notice by the Board to the Company, all wires for the transmission of power, except trolley wires for the operation of the railway, upon all or any portion of the route hereby authorized, shall be placed in conduits beneath or alongside of the railway. The Company shall provide in such conduits two (2) ducts not less than three (3) inches in diameter for the exclusive use of the City. Such ducts shall be used only by the Company for the operation of its railway and by the City, as above.

Thirteenth-The rate of fare for any passenger upon said railway shall not exceed five (5) cents, and the Company shall not charge any passenger more than five (5) cents for one continuous ride from any point on its road, or on any road, line or branch operated by it or under its control to any other point thereof, or any connecting branch thereof, within the limits of the City.

The Company shall carry free upon the rail way hereby authorized during the term of this contract all members of the Police and Fire Departments of the City, when such employees are in full uniform.

Fourteenth-No cars shall be operated upon the railway hereby authorized, other than passenger cars and cars necessary for the repair or main tenance of the railway, and no freight cars shall be operated upon the tracks of said railway.

Fifteenth-The Company shall attach to each car run over the said railway proper fenders and wheel guards, in conformity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board.
Sixteenth—All cars which are operated on said railway shall be heated during the cold weather, in conformity with such laws and ordinances as are now in force, or may hereafter, during the are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be re-

quired by resolution of the Board,
Seventeenth—All cars operated on said railway shall be well lighted by electricity, or by

way shall be well lighted by electricity, or by some lighting system equally efficient, or as may be required by resolution of the Board.

Eighteenth—Cars on the said railway shall run at intervals of not more than thirty (30) minutes both day and night, and as much oftener as reasonable convenience of the public may require, or as may be directed by the Board.

Nineteenth—The Company, so long as it shall

or as may be directed by the Board.

Nineteenth—The Company, so long as it shall continue to use any of the tracks upon the streets and avenues in which said railway shall be constructed, shall, if directed by the President of the Borough of The Bronx, cause to be watered at least three (3) times every twenty-four (24) hours when the temperature is above thirty-five (35) degrees Fahrenheit, the entire width of the streets and avenues, except when the width of such streets and avenues shall exceed sixty of such streets and avenues shall exceed sixty (60) feet between curblines, in which case the Company shall cause to be watered only sixty (60) feet in width of such roadway, and the Company shall provide for such purpose at least one tank car, the capacity of which shall be sufficient to water such streets and avenues in a satisfactory manner.

Twentieth-The Company shall at all times Twentieth—The Company shall at all times keep the streets and avenues upon which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails on either side thereof, free and clear from ice and snow; provided, however, that the Company shall, at the option of the Commissioner of Street Cleaning, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of street surface from house line to house line.

street surface from house line to house line.

Twenty-first—As long as said railway, or any portion thereof, remains in any street or avenue, the Company shall pave and keep in per-manent repair that portion of the surface of the street or avenue in which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails on either side thereof, under the supervision of the local authorities, whenever required by them to do so, and in such manner

as they may prescribe.
In case of the neglect of the Company to make pavement or repairs after the expiration of twenty (20) days' notice to do so from the President of the Borough of The Bronx, said President may make the same at the expense of the Company. And the City shall have the right to change the material or character of the pave-ment of any street and avenue, and in that event the Company shall be bound to replace such pavement in the manner directed by the proper City officials, at its own expense, and the provisions as to repairs herein contained shall apply to such renewed or altered pavement. Twenty-second—Any alteration to the sewerage or drainage systems or to any other sub-surface or to any surface structures in the streets, required on account of the construction or operation of the railway, shall be made at the sole cost of the Company, and in such manner as the proper City officials may prescribe.

Twenty-third—It is agreed that the right here

by granted to operate a street surface railway shall not be in preference or in hindrance to public work of the City, and should the said railway in any way interfere with the construction of public works in the streets and avenues whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own expense, protect or move the tracks and appurtenances in the manner directed by the City officials having jurisdiction over

such public work.

Twenty-fourth—Should the grades or lines of the streets and avenues in which the railway is hereby authorized be changed at any time after the railway has been constructed and during the term of this contract, the Company shall, at its own expense, change its tracks and appurtenances to conform with such new grades and lines, and during the construction of any public improvement upon said streets and avenues the Company shall take care of and protect the tracks and appurtenances at its own expense, all to be done subject to the direction of the City official having jurisdiction over the construction of such

Twenty-fifth—The Company shall submit to the Board a report not later than November 1 of each year for the year ending September 30 next preceding, and at any other time, upon request of the Board, which shall state:

1. The amount of stock issued, for cash, for

property.

2. The amount paid in as by last report.

3. The total amount of capital stock paid

The total amount of capital stock paid in.
The funded debt by last report.
The total amount of funded debt. The floating debt as by last report.
The total amount of floating debt.
The total amount of funded and floating

debt. The average rate per annum of interest on funded debt. 10. Statement of dividends paid during the

The total amount expended for same 11. The names of the directors elected at the last meeting of the corporation held for such

13. Location, value and amount paid for real estate owned by the Company as by last report. 14. Location, value and amount paid for real estate now owned by the Company. Number of passengers carried during the

Total receipts of Company for each class 17. Amounts paid by the Company for dam age to persons or property on account of con-

struction and operation. 18. Total expenses for operation, including alaries. And such other information in regard to the business of the Company as may be required by

the Board. Twenty-sixth-The Company shall at all times keep accurate books of account of the gross re-ceipts from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Comptroller of the City of the business done by the Company for the year ending September 30 next preceding, in such form as he may pre-scribe. Such report shall contain a statement of such gross receipts, the total miles in operation within the limits of the City and the miles of railway constructed and operated under this contract, and such other information as the Comptroller may require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its reports, and may examine its officers under oath.

Twenty-seventh—In case of any violation or breach or failure to comply with any of the pro visions herein contained or with any orders of

the Board acting under the powers herein re-

poration Counsel on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railway constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Twenty-eighth—If the Company shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and hxed, or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two fect remains, pay to the City the sum of two hundred and fifty dollars (\$250) as fixed or liquidated damages, or the Board, in case such structures or equipment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid, shall have the right to make all needed repairs at the expense of the Company, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter provided for.

Twenty-ninth—The Company shall assume all

liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the

pay by reason of any acts or default of the Company.

Thirtieth—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of five hundred dollars (\$500), either in money or securities, to be approved by him, which sum, together with any and all sums of money or any securities heretofore deposited with the Comptroller by the Company under and pursuant to troller by the Company under and pursuant to franchises heretofore granted to it by the City for the faithful performance by the Company of the several franchises so granted, shall form a fund for the performance by the Company of all of the terms and conditions of this contract and compliance with all orders of the Board acting under the powers herein reserved, especially those which relate to the payment of the annual charges for the privilege hereby granted, the rendering of efficient public service at the rates herein fixed, the repairs of the street payment, the removal of snow and ice and the quality of construction of the railway and the quality of construction of the railway and the maintenance of the property in good condition throughout the whole term of this contract, and in case of default in the performance by the Company of such terms and conditions or compliance with such orders, or either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or after default in the payment of the annual charges, shall collect the same, with in-terest, from the said fund after ten (10) days' notice to the Company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board hereunder, relating to the headway, heating and lighting of cars, fenders, wheelguards and watering of street pavements, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or supplied with fenders or wheelguards, in case of a violation of the provisions relating to those matters. The procedure for the imposition and collection of the penalties in this contract shall be as

follows: The Board, on complaint made, shall give notice to the Company, directing its President or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing, appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and with-out legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days notice, pay to the City a sum sufficient to restore said se-curity fund to the original amount, and in default thereof this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes

of action belonging to the City.

Thirty-first—The words "notice" or "direction," wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Thirty-second—The words "streets or avenues" and "streets and avenues" wherever used in this contract shall be deemed to mean "streets, avenues, highways, parkways, drive-ways, concourses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an easement," encountered in the route hereinabove described, and upon or in which authority is hereby given to the Company to construct a railway.

Thirty-third-If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, au-thority, officer or officers then and in such case such other board, authority, officer or officers shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Section 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Com-mission, under the laws of the State of New served, the franchise or consent herein granted mission may be forfeited by a suit brought by the Cor-

Section 4. This grant is also upon the further and express condition that the provisions of Article 5 and the other provisions of the

Railroad Law pertinent hereto shall be strictly complied with by the Company.

Section 5. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms and conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and the party above written. year first above written.
THE CITY OF NEW YORK,

including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise

or right.
Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by the Union Railway Company of New York City, and the said form of a proposed contract for the grant of such franchise or right containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, December 5, 1912, in the CITY RECORD and at least twice during the ten (10) days immediately prior to Thursday, December 5, 1912, in two (2) daily newspapers to be designated by the Mayor therefor, and published in The City of New York, at the expense of the Union Railway Company of New York City, together with the following notice,

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise or right applied for by the Union Railway Company of New York City, and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or contract for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will, at a meeting of said Board, to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, December 5, 1912, at 10.30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard.

"The Sun" and "Morning Telegraph" designated.

nated. Dated New York, October 24, 1912. JOSEPH HAAG, Secretary

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day the following reso-

lutions were adopted:
Whereas, The Staten Island Railway Company has under date of August 5, 1912, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate a second main line railroad track across and upon Huguenot avenue, Seguine avenue, Bay View avenue, Manee avenue, Woodvail avenue, Sharrot avenue, and Amboy road near Pleasant Plains Station and over and across Amboy road near Huguenot station, all in the Fifth Ward, Borough of Richmond; and Whereas, Sections 72, 73 and 74 of the Greater New York Charter, as amended by chap-ters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making such grants: and

Whereas, In pursuance of such laws this Whereas, In pursuance of such laws this Board adopted a resolution on September 19, 1912, fixing the date for public hearing thereon as October 24, 1912, at which citizens were entitled to appear and be heard, and publication was had for at least two (2) days in the "Sun" and the "New York Commercial," newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day; and

Whereas, This Board has made inquiry as to the money value of the franchise or right applied for and proposed to be granted to The Staten Island Railway Company, and the adequacy of the compensation proposed to be paid

therefor; now, therefore, it is

Resolved, That the following form of the resolution for the grant of the franchise or right applied for by The Staten Island Railway Company, containing the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board, as follows, to wit:

Resolved, That the Board of Estimate and Apportionment hereby grants to The Staten Island Railway Company the franchise or right fully set out and described in the following form of proposed contract for the grant thereof. therefor; now, therefore, it is

form of proposed contract for the grant thereof, embodying all the terms and conditions, including the provisions as to rates, fares and charges upon and subject to the terms and con-ditions in said proposed form of contract con-tained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows,

to wit:

PROPOSED FORM OF CONTRACT.
This contract, made this day of 1912, by and between The City of New York (hereinafter called the City), party of the first part, by the Mayor of said City, seting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and The Staten Island Railway Company (hereinafter called the Company), party of the second part, witnesseth:

In consideration of the mutual covenants and agreements herein contained, the parties hereto

agreements herein contained, the parties hereto do hereby covenant and agree as follows:
Section 1. The City hereby grants to the
Company subject to the conditions and provisions hereinafter set forth, the right and privilege

to construct, maintain and operate
(a) An additional or second standard gauge railroad track across and upon the following named streets and avenues in the Fifth Ward, Borough of Richmond:

1. Huguenot avenue near Huguenot station.

2. Seguine avenue near Princes Bay station.
3. Bay View avenue, approximately 1,250 feet west of Seguine avenue.
4. Manee avenue, approximately 350 feet west of Bay View avenue.

Woodvail avenue, approximately 1,000 feet 5.

west of Manee avenue.

6. Sharrot avenue, approximately 800 feet east of Amboy road. 7. Amboy road near Pleasant Plains station.

—within the lines of said streets and avenues as the same are now laid out or may hereafter be widened; said additional or second track to be constructed within the existing right of way of the Company and immediately to the south of the present track of the Company crossing the said streets and avenues and either at the same grade as the surface of said streets or above or below the grade thereof as shall be determined by the Public Service Commission for the First District of the State of New York, pursuant to

(b) An additional or second standard gauge railroad track over and across Amboy road approximately 1,100 feet west of Huguenot avenue in the Fifth Ward, Borough of Richmond, within the lines of said Amboy road as the same is now laid out or may hereafter be widened; said track to be constructed within the existing right of way of the Company and immediately to the south of the present track of the Company crossing over and above said Amboy road;—all as shown upon a map entitled:

"Map showing proposed standard gauge railroad track across Huguenot Ave., Amboy Road,
near Huguenot, Sequine Ave., Bay View Ave.,
Manee Ave., Woodvale Ave., Sharrot Ave., &
Amboy Road, at Pleasant Plains Station in The
Fifth Ward, Borough of Richmond, City of New
York To Accompany Petition of The Staten
Island Railway Co. To The Board of Estimate
and Apportionment City of New York. Dated
August 2, 1912."

-and signed by C. C. F. Bent, Vice-President, and W. B. Redgrave, Engineer Maintenance of Way, a copy of which is attached hereto, and made a part hereof.

Section 2. The grant of this privilege is subject to the following conditions, which shall be complied with by the Company:

First—The said right to construct, maintain and operate said railroad tracks shall be held and enjoyed by the Company from the date on which this contract is signed by the Mayor to and until October 28, 1934, with the privilege of renewal of said contract for the further period of twenty-five (25) years, upon a fair revaluation of such right and privilege.

If the Company shall determine to exercise its

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding twenty-five (25) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate at such amount as shall be determined by three disinterested freeholders selected in the following manner:

in the following manner:
One disinterested freeholder shall be chosen be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigation, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuation so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one-half thereof.

Second—The Company shall pay to the City for the privilege hereby granted the following sums of money:

(2) The sum of five hundred dollars (\$500) in

(a) The sum of five hundred dollars (\$500) in cash within three (3) months after the date on which this contract is signed by the Mayor and before anything is done in exercise of the privi-

(b) From the date on which this contract is signed by the Mayor until October 28, 1934, the annual sum of eight hundred dollars (\$800), being the annual sum of one hundred dollars (\$100) for each crossing herein authorized

annual sum of eight hundred dollars (\$800), being the annual sum of one hundred dollars (\$100) for each crossing herein authorized.

The annual charges shall commence from the date upon which this contract is signed by the

All annual charges as above shall be paid into the treasury of the City on November 1 of each year, and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that portion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

Any and all payments to be made by the terms of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Third—The annual charges or payments shall continue throughout the whole term of this contract (whether original or renewal), notwithstanding any clause in any statute or in the charter of any other railroad or railway company providing for payment for railroad or railway rights or franchises at a different rate, and no assignment, lease or sublease of the rights or privileges hereby granted (whether original or renewal), or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary not-

withstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this contract.

Fourth—The rights and privileges hereby granted shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall the title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents.

Fifth—Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equipment of the Company constructed pursuant to this contract within the streets shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to the Company or any other company or individual.

If, however, at the termination of this contract as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment constructed pursuant to this contract and the said streets shall be restored to their original condition at the sole cost and expense of the Company.

Sixth—The Company shall commence and complete the construction of the tracks and appurtenances herein authorized within three (3) years from the date upon which this contract is signed by the Mayor, otherwise the rights herein granted shall cease and determine. Provided that the period for commencement and the period for completion of construction may be extended by the Board, but the total extension of time for either of such periods shall not exceed in the aggregate one (1) year.

Seventh—The Company shall pay the entire cost of the construction and maintenance of the tracks herein authorized to be constructed, and in addition shall pay the following:

(a) The cost of the protection of all surface

and subsurface structures which shall be in any way disturbed by the construction of such tracks.

(b) All changes in sewer or other subsurface structures made necessary by the construction of the said tracks, including the laying or relaying of pipes, conduits, sewers or other structures.

(c) The replacing or restoring the pavement in said streets which may be disturbed during the construction of the tracks.

(d) The inspection of all reach during the

the construction of the tracks.

(d) The inspection of all work during the construction or removal of the tracks, as herein provided, which may be required by the President of the Borough of Richmond and the Commissioner of Water Supply, Gas and Electricity. Eighth—Before the construction shall be become that Company that a possible the construction of the construction of the company that the c

gun, the Company shall obtain permits to do
the work from the President of the Borough
of Richmond and from the Commissioner of
Water Supply, Gas and Electricity. The Company shall perform all the duties which may be
imposed upon it by these officials, as conditions
of such permits, provided such conditions are
not inconsistent with the provisions of this consent. The Company shall submit to these officials
working plans, which shall include and show in
detail the method of construction of said railroad tracks, and the mode of protection or
changes in all subsurface structures required by
the construction of such tracks.

the construction of such tracks.

Ninth—The said railroad crossings shall, for their entire length between the lines of the streets where they are laid on the surface, be paved between the rails and for a width of two (2) feet outside thereof with asphalt blocks or vitrified brick, laid upon a concrete foundation, or such other material as may be prescribed by the President of the Borough of Richmond, and in a manner acceptable to hlm. The said crossings shall be constructed, maintained and operated at the expense of the Company, subject to the supervision, control and inspection of the proper authorities of The City of New York who have jurisdiction in such matters under the

who have jurisdiction in such matters under the Charter of The City of New York.

Tenth—The Company shall assume all liability to persons or property by reason of the construction or operation of the railroad tracks authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Eleventh—Free and uninterrupted access to and passage over the streets shall be maintained at all times, both during construction and thereafter, unless otherwise directed by the President of the Borough of Richmond, and no cars shall be allowed to stand upon said railroad tracks within the limits of said streets.

Twelfth—This consent is granted on the further

and express condition that all laws or ordinances now in force or which may hereafter be adopted, shall be strictly complied with. Thirteenth—Should the Company be allowed to

operate at the same grade as the streets and avenues it shall at all times keep the streets upon which the rails authorized by this contract are laid, between the said rails and for a distance of two (2) feet beyond the said rails, on either side thereof, free and clear from ice and snow. Fourteenth-The Company shall, upon being ordered by the Board so to do, remove the tracks hereby authorized to be constructed on and across the said streets and avenues from the surface of said streets, and construct the same over or under the said streets, as directed by the Board, and in such manner as the Board may prescribe, under the supervision of the local authorities of the Borough, at its own expense. And it further agrees, that if at any time during the continuance of this contract or any renewa thereof, proceedings shall be taken under the Railroad Law or any law of the State, looking to the removal of the tracks laid by it on the surface of any street, under authority of this contract, then and in that event the Company shall remove the tracks herein authorized and construct the same across said streets, either over or under the same as directed, at its own cost and expense. Nothing contained herein shall be deemed to affect the rights or liabilities of the Company as to the tracks already laid

Fifteenth—Should the Company be allowed to operate at the same grade as the streets and avenues, it shall station flagmen at such points as shall be necessary to exclude pedestrians and vehicles from the tracks hereby authorized at all times when cars or trains shall be operated thereon. Should gates be erected, maintained and operated across any of the streets or avenues for the purpose of excluding pedestrians or vehicles from the tracks hereby authorized, the Company shall locate and erect the posts for such gates at such points as may be directed by the President of the Borough of Richmond.

Sixteenth—In case of any violation or breach or failure to comply with any of the provisions herein contained, or with any orders of the Board acting under the powers herein reserved, the franchise or consent herein granted may be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railroad tracks and other structures constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forth-

Seventeenth-This grant is upon the express Seventeenth—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of one thousand dollars (\$1,000), either in money or securities to be approved by him, which fund shall be security for the performance by the shall be security for the performance by the Company of all the terms and conditions of this contract and compliance with all orders of the Board acting under the powers herein re-served, especially those which relate to the payment of the annual charges for the privilege hereby granted, the repairs of the street pave-ment, and the removal of the tracks at its own expense as herein provided, and in case of default in the performance by the Company of such terms and conditions or compliance with such orders of either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or after default in the payment of the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' notice to the Company; or in case of failure to observe the other terms and conditions of this contract and orders of the Board acting hereunder relating to the obstruction of traffic and the maintenance of flagmen, the Company shall pay a penalty of ten dollars (\$10) per day for each day of vio-lation, all of which sums may be deducted from

The procedure for the imposition and collection of the penalties in this contract shall be as follows:

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer, to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing, ap-pears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days notice, pay to the City a sum sufficient to restore said se-curity fund to the original amount of one thousand dollars (\$1,000), and in default thereof this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the City. Eighteenth-The words "notice" or

tion" wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Nineteenth—The words "streets or avenues" and "streets and avenues," wherever used herein, shall be deemed to mean such streets, avenues, highways, driveways, concourses, boulevards or public places across and over which the Company is hereby granted the right to con-

struct its tracks.

Twentieth—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers shall have all the powers, rights and duties herein reserved to or prescribed for the Board or officers.

other authorities, officer or officers.

Section 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of New

Section 4. Nothing in this contract contained shall be deemed to limit in any way the police power now vested or hereafter to be delegated or granted to the City by the State of New

York.

Section 5. The Company promises, covenants and agrees to conform to and abide by and perform all the terms, conditions and requirements

in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above

Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor and of the terms and conditions, including the provisions as to rates, fareand charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such fran-

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by The Staten Island Railway Company, and the said form of a proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, December 5, 1912, in the CITY RECORD, and at least twice during the ten (10) days immediately prior to Thursday, December 5, 1912, in two (2) daily newspapers to be designated by the Mayor therefor and published in The City of New York at the expense of The Staten Island Railway Company, together with the following notice, to wit:

tice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise or right applied for by The Staten Island Railway Company, and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing any such contract, will, at a meeting of said Board, to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York. on Thursday, December 5, 1912, at 10.30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard. "The Sun" and "New York Commercial" designated.

Dated New York, October 24, 1912.

JOSEPH HAAG, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN THAT

at the meeting of the Board of Estimate and Apportionment held this day the following resolutions were adopted: Whereas, The American District Telegraph Company has under date of February 19, 1912,

applied to this Board for its consent and approval to the occupation of the streets of the City for the purpose of placing wires therein for the operation of messenger call boxes located on subscribers' premises and the connection of said call boxes with the central offices of the Company in the Borough of Manhattan; and Whereas, Sections 72, 73 and 74 of the Greater New York Charter, as amended by chapters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making

such grants; and
Whereas, In pursuance of such laws this
Board adopted a resolution on March 28, 1912,
fixing the date for the public hearing thereon
as April 25, 1912, at which citizens were entitled to appear and be heard, and publication
was had for at least two (2) days in the "Evening Mail" and the "Globe," newspapers designated by the Mayor, and in the CITY RECORD
for ten (10) days immediately prior to the date
of hearing, and the public hearing was duly

held on such date; and
Whereas, This Board has made inquiry as to
the money value of the franchise or right applied for and proposed to be granted to The
American District Telegraph Company and the
adequacy of the compensation to be paid therefor; now therefore it is

resolved, That the following form of the resolution for the grant of the franchise or right applied for by The American District Telegraph Company, containing the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board as follows, to wit:

Resolved, That the Board of Estimate and Apportionment hereby grants to The American District Telegraph Company the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all of the terms and conditions, including the provisions as to rates and charges upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

PROPOSED FORM OF CONTRACT.

This contract, made this day of 191, by and between The City of New York (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and The American District Telegraph Company, a domestic corporation of the State of New York (hereinafter called the Company), party of the second part, witnesseth:

In consideration of the mutual covenants and agreements herein contained, the parties hereto

do covenant and agree as follows:

Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to lay, construct, maintain and operate suitable wires or other electrical conductors in conduits under the streets, avenues and highways within the territory comprised in the Borough of Manhattan, for the purpose of connecting, by means of such wires, call boxes, or other signalling apparatus, to be placed upon the premises of the subscribers, with offices of the Company, and thereby maintaining and operating an electrical signal system for the calling of messengers, and for no other purpose whatsoever.

Sec. 2. The grant of this privilege is subject to the following conditions:

First—The said right and privilege to lay, construct, maintain and operate wires or other electrical conductors in conduits for the purpose aforesaid shall be held and enjoyed by the Company, its successors or assigns, for the term of fifteen (15) years from the date on which this contract is signed by the Mayor, with the privilege of renewal of said contract for a further period of ten (10) years upon a fair revaluation of said right and privilege.

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two years and not later than one year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the percentage required to be paid during the year prior to the termination of the original term of this contract. If the Company and the Board shall not reach such agreement on or before the day one year before the ex-piration of the original term of this contract, then the annual rate of compensation for such succeeding ten (10) years shall be reasonable, and either the City (by the Board) or the Com-pany shall be bound, upon request of the other, to enter into a written agreement with each other, fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rates of fixed be less than the percentage required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree whom what is researched. not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement, fixing such annual rate at such amount as shall be determined by three disinterested free-holders, selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company. These two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall

make the revaluation aforesaid. Such appraisers shall be chosen at least six months prior to the expiration of the original contract, and their report shall be filed with the Board within three months after they are chosen. They shall act They may as appraisers and not as arbitrators. their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations without the presence of either party. They shall have the right to examine the books of the Company and its officers under oath. The valuation so ascertained, fixed and determined shall be conclusive upon both parties, but no annual percentage shall in any event be less than the percentage re-quired to be paid for the last year prior to the termination of the original term of this contract. If, in any case, the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one-half thereof.

Second—The Company shall pay to the City for the said privilege the following sums of

(a) The sum of seven thousand five hundred dollars (\$7,500) in cash within thirty (30) days after the date on which this contract is signed

(\$5,000) in cash for past use and occupation of the streets to be paid within thirty (30) days after the date on which this contract is signed by the Mayor.

(c) During the first five years of this contract an annual sum which shall in no case be less than five thousand dollars (\$5,000), and which shall be equal to three (3) per cent. of its gross annual receipts, if such percentage shall exceed the sum of five thousand dollars (\$5,000). During the succeeding five years of this con-tract an annual sum which shall in no case be

less than six thousand dollars (\$6,000) and which shall be equal to three (3) per cent. of the gross annual receipts of the Company, if such percentage shall exceed the sum of six

thousand dollars (\$6,000).

During the remaining five years of this contract an annual sum which shall in no case be less than seven thousand dollars (\$7,000), and which shall be equal to three (3) per cent. of the gross annual receipts of the Company, if such percentage shall exceed the sum of seven thousand dollars (\$7,000).

All annual charges, as above, shall be paid

into the Treasury of the City on November 1 of each year and shall be for the amount due to September 30 next preceding. Provided, that moneys due when this contract is signed by the Mayor shall be paid into the Treasury of the City within thirty (30) days immediately fol-lowing such date, and provided further that the first annual payment shall be only for that proportion of the first annual charge as the time between the date on which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

Whenever the percentage required to be paid shall exceed the minimum as above, then such sum over and above such minimum shall be paid on or before November 1 in each year for the year ending September 30 next preceding.

Any and all payments to be made by the terms

of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatever kind or description now or hereafter required any ore resolution of the Board, or any law of the State of New York.

Third-The said annual charges or payments, as above specified, shall continue throughout the whole term of this contract (whether original or renewal), notwithstanding any clause in any statute or in the charter of any other company providing for payments for similar rights or fran-chises at a different rate, and no assignment, lease or sublease of the rights or franchises hereby granted, or any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the condi tions of this contract, and that the assignee or lessee assumes and will be bound by all of said conditions as to payments, any statute or any condition herein contained to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable condition created by said statute or its charter, and that it will not claim by reason thereof, or other-wise, exemption from liability to perform each

and all of the conditions of this contract. Fourth—The rights and privileges hereby granted shall not be assigned, either in whole or in part, or leased or sublet in any manner, either by the act of the Company, its successors or as-signs, or by operation of law, whether under the provisions of the statute relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding and the granting, giving or waiving of any one or more of such consents shall not render unnecessary

any subsequent consent or consents.

Fifth—Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any other cause, or upon the dissolution of the Company before such termination, that portion of the plant and property of the Company used for maintaining and operating an electrical sig-nal system for the calling of messengers, lying within the streets and highways of the City shall become the property of the City without cost, and the same may be used by the City for any purpose whatsoever.

If, however, at the termination of this grant, as above, the City, by the Board, shall so order by resolution, the Company shall, on thirty (30) days' notice from the Board, remove any and all of its wires or other electrical conductors, or any portion thereof, from any or all of the streets and public places within the limits of the City, and the said streets and avenues shall be restored to their original condition at the sole

cost and expense of the Company. Sixth-The Company shall construct, maintain and operate its electric system subject to the supervision and control of all the authorities of the City, who have jurisdiction in such matters, as provided by the Charter of the City and in strict compliance with all laws or ordinances or departmental rules and regulations, now in force,

or which may be adopted, affecting companies operating electrical conductors in the City.

No construction or repair of said electric system shall be commenced until written permits have been obtained from the proper City offi-cials. In any permits so issued such officials may impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures in the streets and avenues over which such officials

shall be constructed and maintained subject to the approval and under the supervision and con-trol of the Commissioner of Water Supply, Gas

and Electricity.

Seventh—The plant, conduits, wires, connections, instruments and all appurtenances thereto shall be constructed, maintained and operated in the latest approved manner and with the most modern and improved appliances, and it is hereby agreed that the Board may require the Company to improve or add to its plant, conduits, wires, connections, instruments and ap-purtenances, from time to time, as such additions or improvements are necessary in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time the rights

hereby granted shall cease and determine. Eighth—All cables and wires of the Company laid pursuant to this contract shall be placed in ducts, conduits or subways (referred to in this paragraph as subways). Such subways shall be leased from the Company or companies having control thereof under the provisions of law, or from the City should it succeed to the rights of such Company or companies. If the City shall construct or acquire subways for electrical conductors in the Borough of Manhattan, the Company hereby agrees to lay its wires and conductors in such subways and the City agrees to lease to the Company such space as may be required for the operation of the messenger system hereby authorized. No cables or wires shall, in the future, be strung above the surface of the streets and avenues by the Company, and those at present in existence shall be removed and placed under ground when and where required by the Board or the Commissioner of Water Supply, Gas and Electricity.

Ninth—It is a condition of this contract that

the Company shall bear the entire expense of all work undertaken by reason of this grant. -The Company shall, upon request from any individual or corporation occupying or own-ing premises in the territory in which the Com-pany is operating, not personally in arrears to it for service already rendered, extend its wires to such premises and furnish a messenger call box to such individual or corporation, provided that such premises are not more than one-half mile from any other premises in which the Company has its apparatus installed at the time such request is made.

Eleventh-The Company shall file with the Board on the first day of November in each year a map or plan upon which shall be plainly and separately indicated the number of wires which were in use by the Company on September 30 preceding, and the streets in or over which the same were located, and also those which were put in use during the year preceding that date. It shall also file with the Department of Water Supply, Gas and Electricity on or before the tenth day of each month a map or plan of the locations in which wires have been placed by it

during the preceding month.

Twelfth—The rates to be charged by the Company shall not be in excess of the following and it is agreed that the same may be altered or changed by the Board as hereinafter pro-

For messenger service by the hour, the sum of For incessing service by the hour, the sum of thirty cents (30c.) per hour or fraction thereof.

For other messenger service, the rates at present charged by the Company as set forth on the map and chart marked "Exhibit A" attached to this contract and made a part hereof.

The Company agrees, upon request of any Board, Department or Bureau of the City government to install messenger call-boxes and to furnish messenger service to any and all build ings under the control of such Board, Department or Bureau at rates not to exceed seventy five (75) per cent. of the rates charged by the to any other individual or corporation Company to any oth for similar service.

Thirteenth-During the term of this contract or any renewal thereof the Board shall have the power by resolution to regulate and fix the maximum rates to be charged by the Company in the City, provided such rates shall be reason able and fair.

Fourteenth-The Company shall not require nor receive from its subscribers any deposit or advance payment in excess of what is reasonably necessary to insure payment of current bills, and on such amounts so paid the Company shall pay interest at the statutory rate whenever such money is held for more than one month. Unpaid bills, unless due from its owner, shall never be charged against property, and no person not himself in arrears shall be denied service because any previous occupant of the same premises is in arrears to the Company for service.

Fifteenth-The wires of the Company shall be employed for no other purpose than those ex-plicitly set forth herein, and the Company binds itself not to lay, use, lease or operate wires for illegal purposes or to illegal places. Sixteenth—The Company shall assume all lia-

bility to persons or property by reason of the construction or operation of the system authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or defaults of the Company.

Seventeenth—Nothing in this contract shall be

deemed to affect in any way the right of the City to grant to any individual or other corporation a similar right or privilege upon the same or other terms and conditions in the territory covered by this contract, or any part thereof.

Eighteenth—If the Company shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of one hundred dollars (\$100) as fixed or liquidated damages, or the said City, in case such structures which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board aforesaid, shall have the right to make all needed repairs at the expense of the Company, in which case the said Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter provided for.

If for a period of three consecutive months the messenger system of the Company shall no be operated, or if the same shall not be operated for a period of six months out of any consecutive twelve months, the Board may declare the right and franchise and this contract terminated

without further proceedings at law or in equity.

Nineteenth—The Company shall at all times keep accurate books of accounts and shall, on or before November 1 in each year, make a verified report to the Comptroller of the City of the business done by the Company for the year ending September 30 next preceding. Such re-port shall contain a statement of the gross re-ceipts received from the operation of the system have jurisdiction and the Company shall comply with such conditions.

The electrical and other equipment to be installed by the Company, whether the same be under streets and avenues or in private property, access to all books of the Company for the pur-

pose of ascertaining the correctness of its report and may examine its officers under oath.

Twentieth—The Company shall submit a report to the Board not later than November 1 of each year for the year ending September 30 next preceding, and at any other time on request of the Board, which shall state: 1. The amount of stock issued, for cash, for

property.

2. The amount paid in as by last report. 2. The amount paid in as by last report.

3. The total amount of capital stock paid in.

4. The funded debt by last report.

5. The total amount of funded debt.

6. The floating debt as by last report.

7. The amount of floating debt.

8. The total amount of funded and floating

debt. 9. The average rate per annum of interest on funded debt. 10. The amount of dividends paid during the year and the rate of same.

11. The names of the directors and officers

elected at the last meeting of the corporation held for such purpose.

12. Location, value and amounts paid for real estate owned by the Company.

13. Number and location of premises con-

nected with Company's central stations. 14. The amount paid for damage to persons or property on account of construction and

operation.

15. The total income during the year, giving the amount from each class of business.

16. The total expenses for operation, in-

cluding salaries. —and such other information in regard to the business of the Company as may be required by the Board.

Twenty-first—This grant is upon the express condition that the Company, within thirty (30) days after the execution of this contract, and before anything is done in exercise of the rights conferred thereby, shall deposit with the Comptroller of the City the sum of ten thousand dollars (\$10,000), either in money or securities to be approved by him, which fund shall be approved by the Company security for the performance by the Company of the terms and conditions of the contract, especially those which relate to the payment of the annual charge for the franchise granted in default of which payment of the annual charge the Comptroller, acting in behalf of the City, shall collect same with interest from such fund after five days' notice in writing to the Company. In case of failure of the Company with the terms of this contract reto comply with the terms of this contract re-lating to the filing of annual statements, furnishing of service to applicants, as herein provided, or its neglect or refusal to comply with any demand or direction of the Board or other municipal officials, made pursuant to the terms of the contract, or under the authority of any laws or ordinances now or hereafter in force, in such case and in any of these events the Company shall pay to the City a penalty of fifty dollars (\$50) for each violation.

The procedure for the imposition and collection of the penalties provided in the grant shall be as follows:

shall be as follows:

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the pre-scribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund described with him. In case of curity fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days' notice pay to the City a sum sufficient to restore said security fund to the original amount of ten thousand dollars (\$10,000), and in default thereof this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract. or right under the provisions of this contract shall affect any other legal rights, remedies or

causes of action belonging to the City.

Twenty-second—In case of any violation or breach or failure to comply with any of the pro-visions herein contained, this contract may be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which resolution may contain a provision to the effect that the system constructed and in use by virtue of this con-tract in the streets and avenues shall thereupon become the property of the City without proceed ings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Com-pany to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution de-claring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Twenty-third—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers shall have the powers, rights and duties here-in reserved to or prescribed for the Board or other authorities, officer or officers.

Twenty-fourth-The words "notice" or "direcwherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company; or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have

the term of delivery or mailing.

Twenty-fifth—The words "streets and avenues" or "streets or avenues" wherever used in this contract, shall be deemed to mean streets, avenues, highways, parkways, driveways, con-courses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an easement, included within the limits of the territory in which the Company is hereby authorized

Twenty-sixth-The grant of this privilege is subject to whatever right, title or interest the owners of abutting property or others may have in and to the streets and avenues of the territory in which the Company is authorized to operate

by this contract.
Section 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of New York.

Section 4. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of

said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed, and the party of the second part, by its officers thereunto duly authorized, has caused its corporate the second part, but the second part the sec porate name to be hereunto signed and its cor-porate seal to be hereunto affixed, the day and year first above written.
THE CITY OF NEW YORK.

Ву...., Маног. [CORPORATE SEAL]

Attest: City Clerk.
THE AMERICAN DISTRICT TELEGRAPH COMPANY, By....., President. [SEAL]

Attest: , Secretary. Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted, and the adequacy of the compensation proposed to be paid therefor, and of the terms and condi-tions, including the provisions as to rates and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of pro-posed contract for the grant of such franchise

Resolved, That these preambles and resolutions for the grant of the franchise or right applied for by The American District Telegraph Company and the said form of proposed contract for the grant of such franchise or right, containing said results of such inquiry, right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, December 5, 1912, in the City Recoad and at least twice during the ten (10) days immediately prior to Thursday, December 5, 1912, in two (2) daily newspapers to be designated by the Mayor therefor and published in The City of New York at the expense of The American District Telegraph Company, together with the following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment before authorizing any contract for the grant of the franchise or right applied for by The American District Telegraph Company and fully set forth and described in the foregoing form of proposed contract for

in the foregoing form of proposed contract for the grant of such franchise or right, and be-fore adopting any resolution authorizing any such contract, will, at a meeting of said Board to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, December 5, 1912, at 10.30 o'clock a. m., hold a public hearing thereon at which citizens shall be entitled to appear and be heard.

"The Sun" and "Brooklyn Times" designated.
JOSEPH HAAG, Secretary.
Dated New York, October 24, 1912. n11,d5

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day the following resolutions were adopted:

Whereas, The New York and Queens County Railway Company has under date of January 15, 1910, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate a second or additional track, as follows:

(a) Beginning at and connecting with the existing double track in Lawrence Street, in the former Village of Flushing, about 400 feet north of Broadway; thence upon and along Lawrence Street and the embankment adjoining the Causeway to and connecting with the existing double track of the Company in 13th Street, in the former Village of College Point.

(b) From a point in Jamaica Avenue in the former Village of Flushing at the terminus of the existing double track of the Company, upon and along Jamaica Avenue and Sanford Avenue to Bowne Street.

(c) From a point in Lawrence Street about 400 feet north of Broadway, upon and along Lawrence Street, Broadway, Main Street and Jamaica Avenue to Madison Avenue -all in the Borough of Queens; and

Whereas In customer of gueens; and whereas, Section 172 of the Railroad Law and Sections 72, 73 and 74 of the Greater New York Charter, as amended by Chapters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making such grants; and Whareas In pursuance of such laws this Roard Whereas, In pursuance of such laws, this Board Whereas, In pursuance of such laws, this Board adopted a resolution on February 18, 1910, fixing the date for a public hearing thereon as March 18, 1910, at which citizens were entitled to appear and be heard, and publication was had for at least fourteen (14) days in the "Evening Post" and "Long Island City Daily Star," newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public ately prior to the date of hearing, and the public hearing was duly held on such date; and Whereas, This Board has made inquiry as to

the money value of the franchise or right applied for, and proposed to be granted to the New York and Queens County Railway Company, and the adequacy of the compensation to be paid therefor; now, therefore, it is Resolved. That the following form of the resolution for the grant of the franchise or right applied for by the New York and Queens County

Railway Company, containing the form of pro-posed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board, as follows, to wit: Resolved, That the Board of Estimate and Ap-Queens County Railway Company the franchise or right fully set out and described in the following form of proposed contract, for the grant thereof, embodying all of the terms and conditions, including the provisions as to rates, fares and charges, upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:
PROPOSED FORM OF CONTRACT

PROPOSED FORM OF CONTRACT
This Contract, made this day of

19 , by and between The City of New York
(hereinafter called the City), party of the first
part, by the Mayor of said City, acting for and
in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter
called the Board), and the New York and Queens
County Railway Company (hereinafter called the

County Railway Company (hereinafter called the Company), party of the second part, witnesseth: In consideration of the mutual covenants and agreements herein contained the parties hereto do hereby covenant and agree as follows: Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate a single track street surface railway extens a second or additional track to that already op-erated by the Company, with the necessary wires and equipment, for the purpose of conveying persons and property in the Borough of Queens, in The City of New York, upon the following route, to wit:

Beginning and connecting with the existing double track of the Company on 13th street at or near 8th avenue, in the former Village of or near 8th avenue, in the former Village of College Point; thence in and upon 13th street to College Point causeway; thence southeasterly upon College Point causeway to Lawrence street in the former Village of Flushing; thence southeasterly in and upon Lawrence street to Broadway; thence easterly in and upon Broadway to Main street; thence southeasterly in and upon Main street to Jamaica avenue; thence

southeasterly in and upon Jamaica avenue to Sanford avenue; thence easterly in and upon Sanford avenue to Bowne avenue, and to cross such other streets and avenues, named and unnamed, as may be encountered in said route. The said route with turnouts, switches and crossovers hereby authorized is shown upon a

map entitled:
"Map showing street surface railway of the New York & Queens County Railway Company in the Borough of Queens, City of New York, to accompany petition dated January 10, 1910, to the Board of Estimate and Apportionment."

—and signed W. O. Wood, President and General Manager, a copy of which is attached here-to, is to be deemed a part of this contract, is to be construed with the text thereof and is to be substantially followed, provided that deviations therefrom and additional turnouts, switches and crossovers which are consistent with the foregoing description and the other provisions of this contract may be permitted by resolution of the Roard

the Board. Section 2. The grant of this privilege is subject to the following conditions, which shall be complied with by the Company:

irst-The consent in writing of the owners of half in value of the property bounded on said streets and avenues to the construction and op-eration of said railway shall be obtained by the Company within one (1) month from the signing of this contract by the Mayor, and a copy of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall within said one (1) month, or within one (1) month thereafter, make application to the Appellate Division of the Supreme Court for the appointment of Commissioners in the manner provided by the Railroad Law to determine if said railway ought to be constructed; otherwise this grant shall cease and determine.

Second—The said right to construct, maintain and operate said railway shall be held and enjoyed by the Company for the term of twenty-five (25) years from the date upon which this contract is signed by the Mayor with the privilege of two renewals of said contract for further periods of twelve and one-half (12½) years each; such renewals to be upon a fair revaluaeach; such renewals to be upon a fair revaluation of such right and privilege.

If the Company shall determine to exercise its privilege of renewals it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the commencement of said renewal periods. The determination to the revaluation shall be sufficient if agreed to in

writing by the Company and the Board.

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the commencement of said renewal periods then the annual rate of compensation for each such renewal period shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into written agrements with each other fixing the rate of such compensation for such renewal periods at such amounts as shall be reasonable, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested freeholders selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid tion of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuations so ascertained, fixed and determined shall be conclusive upon both parties. If in any case the annual rate shall not be fixed prior to the ter-mination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the and the Company, each paying one-half thereof.

Third—The Company shall pay to the City for the privilege hereby granted the following sums

During the first term of five (5) years an annual sum which shall in no case be less than seven hundred and fifty dollars (\$750), and which shall be equal to three (3) per cent. of its gross annual receipts if such percentage shall

exceed the sum of seven hundred and fifty dollars (\$750)

During the succeeding term of seven (7) years an annual sum which shall in no case be less than one thousand three hundred and fifty dollars (\$1,350), and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of one thousand three hundred and fifty dollars (\$1,350).

During the remaining thirteen (13) years of the original term of this contract such percentages of gross receipts with minimum annual pay-ments as shall be determined as follows, to wit: Such determination shall be had upon the application of either the Company or the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years, and not later than one (1) year before the expiration of the period for which such percentages and annual payments are herein fixed. The determination shall be suffi-cient if agreed to by the Company and the Board. If the Company and the Board shall not reach such an agreement on or before the day one year before the expiration of the period for which compensation is herein fixed then the annual rate of compensation for the succeeding thirteen years shall be reasonable, and either the City by the Board or the Company, shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, and if the parties shall not forthwith agree upon what is reasonable then the parties shall enter into a written agreement fixing such annual rate at such amount as shall be determined by three disinterested freeholders selected in the manner herein provided for the determination of the revaluation for the renewals

of this contract. If either party fails to appoint a disinterested freeholder as herein provided, or should the first two disinterested freeholders fail to agree on the selection of a third within ninety (90) days after the date one year before the expiration of the period for which the annual payments are herein fixed, or if no two of said disinterested free-holders so selected agree upon the percentages or minimum payments to be made by the Company to the City within sixty (60) days after they shall have been so selected, then such percentage and minimum payments shall be fixed by the Supreme Court upon the application of by the Supreme Court upon the application of

Nothing herein contained shall be deemed to

determine the basis for the fixing of the amount determine the basis for the fixing of the amount of the percentages of gross receipts and the amount of the minimum annual payments to be paid to the City during said period except that consideration shall be given to the amount of taxes then paid by the Company and it shall be determined whether the Company shall during the said period, be permitted to deduct said annual payments or any taxes which it may by law be required to pay, or whether said payments shall required to pay, or whether said payments shall not be considered in any manner in the nature of a tax, but shall be made in addition to any and all taxes of whatsoever kind or description required to be paid by any ordinance of the City, resolution of the Board or any law of the State of New York in force during said seried. State of New York in force during said period The gross annual receipts mentioned above shall be that portion of the gross receipts of the

Company from all sources within the limits of the City as shall bear the same proportion to its whole gross receipts as the length of the extension hereby authorized shall bear to the entire length of the railway of the Company in operawithin the limits of the City.

The annual charges shall commence from the date upon which operation shall begin hereunder.

All annual charges as above shall be paid into the treasury of the City on November 1 of each year and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to

Whenever the percentage required to be paid shall exceed the minimum amount as above, then such sum over and above such minimum shall be paid on or before November 1 in each year for the year ending September 30 next preceding.

The annual charges herein provided are in-

tended to include the percentages of gross re-ceipts now required to be paid by railway com-panies to the City pursuant to the Railroad Law, as amended.

Fourth-The annual charges or payments shall continue throughout the whole term of this contract (whether original or renewal), notwith-standing any clause in any statute or in the charter of any other railway or railroad company providing for payment for railway or railroad rights or franchises at a different rate, and no assignment, lease, or sublease of the rights or priviliges hereby granted (whether original or renewal), or of any part thereof, or of any of the routes mentioned herein, or of any part thereof shall be valid or effectual for any purpose unless the said as-signment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, and espe-cially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this contract.

Fifth-Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any other corporation or corporations or to any individual or individuals a similar right or privilege upon the same or other terms and conditions over the routes hereinbefore described. The Company shall not at any time oppose the construction and operation of any street surface railway by any such other corporation or individual which may receive a franchise therefor from the City which may necessitate the use of chosen at least six (6) months prior to the expira-chosen at least six (6) months prior to the expirato the use of any portion of its railway by such corporation or individual shall not be necessary.

Should the City at any time during the term of this contract grant to any other corporation or to any individual the right or privilege to operate a railway upon the tracks of the Company on the route herein described or any portion there-of, then the City shall, within thirty (30) days thereafter, give notice to the Company that such right has been granted, and of the name of the corporation or individual to which such right has been granted:

At the expiration of ninety (90) days after the giving of such notice, such individual or corporation shall have the right to begin the operation of cars upon the tracks of the Company upon the route or any portion thereof over which such corporation or individual may receive a right or privilege, and to use therefor the tracks, equip-ment, power, and all other property of the Company which shall be necessary in the operation of the cars of such corporation or individual upon the tracks of the Company, and shall have the right to continue such operation until this contract or the right to use such property under the terms and conditions of this contract granted said cor-poration or individual by the City shall expire. Such corporation or individual shall pay to the ouch corporation or individual shall pay to the Company for the right to use such tracks, equipment, power and other property above described, such sum or sums as may be agreed upon in writing by such corporation or individual and the Company within said ninety (90) days, or in the event that such agreement cannot be reached with event that such agreement cannot be reached within said ninety (90) days, such sum or sums as shall be determined by the Public Service Com-mission of the State of New York, for the First District.

Within thirty (30) days after such determina-tion by the Public Service Commission such new corporation or individual shall file with the said Commission its acceptance or rejection in writing of said determination. In the event of rejection, such corporation or individual shall immediately cease the operation of its cars over the tracks of the Company, and shall within thirty (30) days thereafter pay to said Company for the use of its tracks and equipment already enjoyed a sum equal to the legal interest on such portion of the actual cost of construction of said railway struc-tures and additions and betterments thereto, as the number of cars operated by such corporation or individual shall have borne to the number of cars operated by the Company or companies using the same during said period; also a like proportion of the cost of keeping the tracks and electri-cal equipment in repair; also a like proportion of laying and repairing of pavement, removal of ice and snow, taxes, and all duties imposed upon the Company by the terms of this contract in connec tion with the maintenance or the operation of said railway so used, together with the actual cost of the power used for the operation of the cars of such individual or corporation. Provided, however, that such corporation or individual shall not be compelled to pay to the Company any sum as compensation for loss to it due to competition.

Sixth—The rights and privileges hereby grant-ed shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall the title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by the operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise nothwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents.

termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equip-ments of the Company constructed pursuant to this contract within the streets and avenues shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or individual.

If, however, at the termination of this contract as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment constructed pursuant to this contract, and the said streets and avenues shall be restored to their original condition at the sole

cost and expense of the Company.

Eighth—The Company shall commence construction of the railway herein authorized within one (1) month from the date upon which the consents of the property owners are filed with the Board, or from the date upon which the order of the Appellate Division of the Supreme Court that such railway ought to be constructed is rendered in lieu of such consents, and shall complete the construction and place the same in full operation within four (4) months from the date of filing such consents or such order; otherwise this right shall cease and determine, and all sums paid, or shall cease and determine, and all sums paid, or which may be deposited with the Comptroller of the City, as hereinafter provided, shall thereupon be forfeited to the City; provided that such periods may be extended by the Board for a period or periods not exceeding in the aggregate six (6) months each; and provided, further, that when the commencement or completion of said construction shall be prevented by legal proceedings in any court, or by works of public improvement, or from other causes not within control of the Company the time for the compensation. the Company, the time for the commencement or completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently prosccuted by the Company, and provided, further, that in no case shall such delay be deemed to begin until the Company shall have given written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injunction or other orders, and the papers upon which the same shall have been granted, and unless upon the request of the Board the Company shall, in writing, consent that the Board, either in its own name as a party or in the name of the City as a party, may intervene in any such proceedings.

Ninth-The said railway shall be constructed and operated in the latest approved manner of street railway construction and operation, and it is hereby agreed that the Board may regulate the service and may, by resolution, require the Colo-pany, within a period of time stated therein, to improve or add to the railway equipment, includ-ing the rolling stock and railway appurtenances, from time to time, as such additions and improve-ments are necessary in the opinion of the Board. In case the Company shall deem such required improvements or additions unreasonable or unnecessary, it may, within ten (10) days after the adoption of such resolution, apply to the Public Service Commission for the First District for a determination of the reasonableness or necessity of such requirements, and the determination of of such requirements, and the determination of the said Commission shall be binding both on the City and on the Company. If the Company shall not apply to the Public Service Commission for its determination, as above provided, it shall notify the Board, in writing within twenty (20) days after the adoption of such resolution, of its intention to comply therewith. In case of failure of the Company to so posify the Board, or in case of the Company to so notify the Board, or in case of its failure to make the required improvements or additions within the time fixed by such resoor additions within the time fixed by such the lution, the rights hereby granted shall cease and determine. If the Company shall apply to the Public Service Commission for its determination, as above provided, and such determination when rendered shall be to the effect that the require ments contained in such resolution are reasonable or necessary, or if such determination when rendered shall prescribe other requirements, either lesser or greater than those contained in such days after the date of such determination, notify the Board, in writing, of its intention to comply with the requirements contained in such resolution, or with the other requirements prescribed by said Commission, as the case may be, and shall make the required improvements and additions within the time fixed by said resolution; otherwise the sixty of the control of wise the rights hereby granted shall cease and

determine. Tenth-It is agreed that the position of the track hereby authorized in the street shall be as determined and directed by the President of the Borough of Queens, and if in the opinion of such Borough President the position of the existing single track upon the routes hereby authorized should be changed to conform with the position of the track hereby authorized the Company shall change the position of such existing track as directed by said Borough President, otherwise this

grant shall cease and determine.

Eleventh—Said railway shall be constructed,
maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided by the Charter of the City.

No construction upon said railway shall be com-

menced until written permits have been obtained from the proper City officials.

In any permits so issued such officials may also impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures, in the streets and avenues, over which such officials have jurisdiction, and the Company shall comply with such conditions.

The electrical equipment to be installed by the Company for the operation of the railway within the limits of the City, whether the same be upon streets and avenues and upon private property, shall be constructed and maintained under the supervision and control of the Commissioner of Water Supply, Gas and Electricity.

Twelfth—Said railway may be operated by

overhead electric power substantially similar to the overhead electric system now in use by street surface railways in the Borough of Queens, or by any other motive power, except locomotive steam power or horse power, which may be approved by the Board and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service Commission for the First District of the State of New York.

Thirteenth—The rate of fare for any passenger upon said railway shall not exceed five (5) cents, and the Company shall not charge any passenger more than five (5) cents for one continuous ride from any point on said railway, or a line or branch operated in connection therewith, to any point thereof, or of any connecting line or branch thereof, within the limits of the

City.

The Company shall carry free upon the railway hereby authorized during the term of this contract, all members of the Police and Fire Departments of the City, when such employees are in full uniform.

Fourteenth-No cars shall be operated upon the railway hereby authorized other than pas-senger cars, cars for the transportation of ex-press matter and cars necessary for the repair or maintenance of the railway, and no freight cars shall be operated upon the tracks of said railway.

The rate for the carrying of such Seventh—Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the subject to the control of the Board, and may of ten (10) days to the Company, or at the

be fixed by the Board after notice to the Com-

be fixed by the Board after notice to the Company and a hearing had thereon, and when so fixed such rates shall be binding upon the Company, and no greater sums shall be charged for such services than provided for by it

Fifteenth—The Company shall attach to each car run over the said railway proper fenders and wheel guards, in conformity with such laws and ordinances as are now in force or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the ities, or as may be required by resolution of the Board.

Sixteenth—All cars which are operated on said railway shall be heated during the cold weather, in conformity with such laws and ordinances as are now in force or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board.

Seventeenth—All cars operated on said railway shall be well lighted by electricity, or by some lighting system equally efficient, or as may be required by resolution of the Board.

Einhearth Cars on the said arilland shall are

Eighteenth—Cars on the said railway shall run at intervals of not more than thirty (30) minutes, both day and night, and as much oftener as reasonable convenience of the public may require, or as may be directed by the Board. Provided, however, that the Company, during the first five (5) years of this contract, shall not

be required to operate its cars between the hours of 1 o'clock a. m. and 5 o'clock a. m., each day, unless the Board shall determine after a hearing had thereon that public convenience requires the operation of cars during said hours.

Nineteenth-The Company shall at all times keep the streets and avenues upon which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof, free and clear from ice and snow; provided, however, that the Company shall, at the option of the Commissioner of Street Cleaning, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of

street surface from house line to house line. Twentieth—As long as said railway, or any portion thereof, remains in any street or avenue, the Company shall pave and keep in per-manent repair that portion of the surface of the street or avenue in which the said railway is constructed, between its tracks, the rails of its tracks, and for a distance of two (2) feet beyond the rails on either side thereof, under the supervision of the local authorities, whenever required by them to do so, and in such manner as they may prescribe. In case of the neglect of the Company to make pavement or repairs after the expiration of thirty (30) days' notice to do so from the President of the Borough of Queens, said President may make the same at the expense of the Company. And the City shall have the right to change the material or character of the pavement of any street or avenue, and in that event the Company shall be bound to replace such pavement in the manner directed by the proper City officer, at its own expense, and the provision as to repairs herein contained shall apply to such renewed or altered pavement.

Twenty-first-Any alteration to the sewerage or drainage system, or to any other subsurface or to any surface structures in the streets, required on account of the construction or operation of the railway, shall be made at the sole cost of the Company, and in such manner as the proper City officials may prescribe.

Twenty-second—It is agreed that the right

hereby granted to operate a street surface rail-way shall not be in preference or in hindrance public work of the City, and should the said railway in any way interfere with the construc-tion of public works in the streets and ave-nues, whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own expense, protect or move the tracks and appurtenances in the manner directed by the City officials having juris-diction over such public work. Twenty-third—Should the grades or lines of

the streets and avenues in which the railway is hereby authorized be changed at any time after the railway has been constructed and during the term of this contract, the Company shall, at its own expense, change its tracks and appurtenances to conform with such new grades and lines and during the construction of any public improvement upon said street the Company shall take care of and protect the tracks and appurtenances at its own expense, all to be done subject to the direction of the City official having jurisdiction over the construction of such change. Twenty-fourth-The Company shall submit to the Board a report not later than November 1 of each year for the year ending September 30 next preceding, and at any other time, upon request of the Board, which shall state:

1. The amount of stock issued, for cash, for

property.

The amount paid in as by last report.
The total amount of capital stock paid in.
The funded debt by last report. The total amount of funded debt.
The floating debt as by last report.
The total amount of floating debt,
The total amount of floating debt,
The total amount of funded and floating

The average rate per annum of interest 9.

on funded debt. 10. Statement of dividends paid during the The total amount expended for same. 12. The names of the directors elected at the

last meeting of the corporation held for such

13. Location, value and amount paid for real estate owned by the Company as by last report. 14. Location, value and amount paid for real estate now owned by the Company.

15. Number of passengers carried during the 16. Total receipts of Company for each class

of business. 17. Amounts paid by the Company for damages to persons or property on account of construction and operation. 18. Total expense for operation, including

salaries. -and such other information in regard to the business of the Company as may be required by the Board.

Twenty-fifth-The Company shall at all times keep accurate books of account of the gross receipts from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Comptroller of the City of the business done by the Com-pany for the year ending September 30 next preceding, in such form as he may prescribe. Such report shall contain a statement of such gross receipts, the total miles in operation within the limits of the City, and the miles of railway constructed and operated under this contract, and such other information as the Comptroller may require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its report, and may examine its officers under oath.

Twenty-sixth-In case of any violation or breach or failure to comply with any of the pro-visions herein contained, or with any orders of the Board acting under the powers herein reserved, except where an automatic forfeiture is herein provided for, the consent or franchise herein granted may be forfeited by a suit

option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railway constructed and in use by virtue of this contract shall thereupon become the property of the City without pro-ceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declar-ing the contract forfeited should not be adopted. In case the Company fails to appear, action may be tken by the Board forthwith.

Twenty-seventh-If the Company shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and equipment as herein provided in good condi-tion throughout the whole term of this contract, tion throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Compny shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hundred and fifty dollars (\$250) as fixed or liquidated damages or the Board in case such structures damages, or the Board, in case such structures or equipment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid shall have the right to make all needed repairs at the expense of the Company, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter pro-

Twenty-eighth-The grant of this privilege is subject to whatever right, title or interest the owners of abutting property or others may have in and to the streets and avenues in which the

Company is hereby authorized to operate.

Twenty-ninth—The Company shall assume all liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company

of any acts or default of the Company
Thirtieth—This grant is upon the express condition that the Company, within (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comp-troller of the City the sum of two thousand five hundred dollars (\$2,500), either in money or securities, to be approved by him, which fund shall be security for the performance by the Company of all the terms and conditions of this contract and compliance with all orders of the Board acting under the powers herein reserved, especially those which relate to the payment of the annual charges for the privilege hereby granted, the rendering of efficient public service, at the rates herein fixed, the repairs of the street pavement, the removal of snow and ice, the quality of construction of the railway and the maintenance of the property in good condition throughout the whole term of the contract, and in case of default in the performance by the Company of such terms and conditions, or compliance with such orders or either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or after del payment of the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' notice to the Company; or in case of failure to observe the said terms and con-ditions of this contract and orders of the Board hereunder, relating to the headway, heating and lighting of cars, fenders and wheelguards, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or supplied with fenders or wheelguards, in case of the violation of the provisions relating

to those matters. The procedure for the imposition and collection of the penalties in this contract shall be as

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed pen-alty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the with nim. In case of any draits made upon the security fund the Company shall, upon ten (10) days' notice in writing, pay to the City a sum sufficient to restore said security fund to the original amount of two thousand five hundred dollars (\$2,500), and in default thereof this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No ac-tion or proceeding or right under the provisions of this contract shall affect any other legal rights,

remedies or causes of action belonging to the City.
Thirty-first—The words "notice" or "direction," wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or di-rection and shall be deemed to have been given at the time of delivery or mailing.

Thirty-second—The words "streets or avenues" and "streets and avenues" wherever used in this contract shall be deemed to mean "streets, avenues, highways, parkways, driveways, con-courses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an easement" encountered in the route hereinabove described, and upon or in which authority is hereby given to the Company to construct a railway.

Thirty-third—If at any time the powers of the Board or any other of the authorities herein men-

tioned or intended to be mentioned, shall be trans-ferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Section 3. Nothing in this contract shall be

construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the laws of the State of New York. Section 4. This grant is also upon the further and express condition that the provisions of Arti-cle 5 and other provisions of the Railroad Law, pertinent hereto, shall be strictly complied with by the Company.

Section 5. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above

written. THE CITY OF NEW YORK, By, Mayor.

[CORPORATE SEAL.] Attest:, City Clerk.
NEW YORK AND QUEENS COUNTY RAIL.
WAY COMPANY, By, President.

...., Secretary. (Here add acknowledgments.)

Resolved, That the result of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor and of the terms and conditions including the provisions as to rates, fares and charges are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right.

Resolved, That these preambles and resolutions including the said resolution for the grant

of a franchise or right applied for by the New York and Queens County Railway Company and the said form of a proposed contract for the the said form of a proposed contract for the grant of such franchise or right containing said result of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, December 5, 1912, in the CITY RECORD, and at least twice during the ten (10) days immediately prior to Thursday, December 5, 1912, in two (2) daily newspapers to be designated by the Mayor therefor, and published in the City of New York, at the expense of the New York and Queens County Railway Company, together with the following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment before authorizing any contract for the grant of the franchise or right applied for by the New York and Queens County Railway Company, and fully set forth and described in the foregoing form of proposed contract, for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will at a meeting of said Board to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, December 5, 1912, at 10:30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard. The "Sun" and New York "Commercial" designated.

Dated New York, October 10, 1912. JOSEPH HAAG, Secretary.

DEPARTMENT OF TAXES AND ASSESSMENTS.

DEPARTMENT OF TAXES AND ASSESSMENTS,
MAIN OFFICE, BURDUGH OF MANHATTAN, HALL
OF RECORDS, September 27, 1912.
NOTICE IS HEREBY GIVEN, AS REquired by section 892 of the Greater New
York Charter, that the books called "The Annual Record of the Assessed Valuation of Real and Personal Estate of the Boroughs of Manhattan, Bronx, Brooklyn, Queens and Rich-mond," comprising The City of New York, will be open for public inspection, examination

and correction as follows:
The Annual Record of the Assessed Valuation of Real Property will be open from the 1st day of October, not a Sunday or legal holi-day, until the 16th day of November, 1912; and the Annual Record of Assessed Valuation of Personal Estate will be open from the 1st day in October, not a Sunday or legal holiday, until the 1st day of December, 1912.

During the time that the books are open for public inspection application may be made by any person or corporation claiming to be ag-grieved by the assessed valuation of real or per-

sonal estate to have the same corrected.

In the Borough of Manhattan, at the main office of the Department of Taxes and Assessments, Hall of Records, 31 Chambers st.
In the Borough of The Bronx, at the office of the Department, Bergen Building, corner

Tremont and Arthur aves.

In the Borough of Brooklyn, at the office of the Department, Municipal Building.

In the Borough of Queens, at the office of the Department, Court House square, Long

Island City.

In the Borough of Richmond, at the office of the Department, Borough Hall, New Brighton, S. I. Applications for the reduction of real estate

assessments must be made in writing and should be upon blanks furnished by the Department. Applications for the correction of the personal assessment of corporations must be filed at the main office in the Borough of Manhattan.

Applications in relation to the assessed valuation of personal estate must be made by the person assessed at the office of the Department in the Borough where such person resides, and in case of a non-resident carrying on business in The City of New York, at the office of the Department in the Borough where such place of business is located, between the hours of 10 a. m. and 2 p. m., except on Saturday when all applications must be made between 10 a. m. and 12 noon.

a. m. and 12 noon.

LAWSON PURDY, President; CHARLES J.

McCORMACK, JOHN J. HALLERAN,

CHARLES T. WHITE, DANIEL S. MEEL
OV EDWARD KAUFMANN, JUDSON G. POLY EDWARD KAUFMANN, JUDSON G. WALL, Commissioners of Taxes and Assessments. \$28,n30

MUNICIPAL CIVIL SERVICE COMMISSION.

MUNICIPAL CIVIL SERVICE COMMISSION, 299 BROADWAY, NEW YORK, November 14, 1912. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

THURSDAY, NOVEMBER 14, 1912, TO 4 P. M. FRIDAY, NOVEMBER 29, 1912,

for the position of

CABLE TESTER. No application delivered at the office of the Commission, by mail or otherwise, after 4 p. m., November 29, 1912, will be accepted. The examination will be held FRIDAY, DE-

CEMBER 20, 1912, at 10 o'clock a. m. The subjects and weights of the examination are as follows: Duties, 4; experience, 4; practical test, 2; 70 per cent. is required on the duties paper and 70 per cent. on all.

Candidates should have a knowledge of the principles of electricity.

various electrical testing appliances for determin-ing resistance and locating breaks.

Candidates must have had an actual factory or a continued laboratory experience in cable

or a continued laboratory experience in cable testing of at least a year.

Minimum age, 21 years; one vacancy, \$1,200 per annum. Appointments will also be made from this list to the position of Inspector in the Fire Alarm Telegraph Bureau of the Fire Department at a salary of \$1,500 per annum.

Application blanks will be mailed upon request, but the Commission will not guarantee the debut the Commission will not guarantee the delivery of the same. F. A. SPENCER, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, 299 BROADWAY, NEW YORK, November 13, 1912.

AMENDED NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN THAT

applications will be received from WEDNESDAY, NOVEMBER 13, 1912, TO 4 P. M. WEDNESDAY, NOVEMBER 27,

for the position of
FIREMAN, FIRE DEPARTMENT.
No application delivered at the office of the Commission, by mail or otherwise, after 4 p. m. November 27, 1912, will be accepted.

The subjects and weights of the examination are as follows: Physical development and strength, 50 per cent.; mental test, 50 per cent. Mental test: Memory test, 3; arithmetic 2;

government and elementary duties, 5. 70 per cent, required on mental examination; 70 per cent, required on physical development 70 per cent. required on strength; 70 per cent

required on all.

A candidate to be eligible for appointment must obtain an average of not less than 70 per cent, on the mental test and 70 per cent. on the physical development and strength. Candidates who obtain an average of over 80 per cent. on physical development and strength and a final average of 75 per cent. shall also be

eligible for appointment.

Applications will be received from persons who are twenty-one (21) years of age on or before

are twenty-one (21) years of age on or before
the date of the mental examination. Applications will not be received from persons who
are more than twenty-nine (29) years of age
on the date of filing applications.

Applicants will be required to submit with
their applications a transcript of the records
of the Bureau of Vital Statistics, showing the
date of birth, or, in lieu thereof, an authenticated transcript from the records of the church
in which they were baptized, or other satisfacin which they were baptized, or other satisfac-All foreign born applicants will be required

to submit evidence of citizenship; naturalization papers should be attached to applications. The requirement that every application shall bear the certificates of four reputable citizens whose residences or places of business are within The City of New York is waived for applicants for this examination whose previous occupation or employment has been wholly or in part outside The City of New York, and the said certificates will be accepted from persons resident or engaged in business elsewhere

Applicants must not be less than 5 feet 7½ inches in height.

Applicants will be notified later of the date of the physical examination. The mental examination will be held on Wednesday, January 29, 1913.

Application blanks can be had at No. 299
Broadway, Room 1119. Application blanks will
be mailed upon request but the Commission will
not guarantee the delivery of the same.
F. A. SPENCER, Secretary. n13,27

MUNICIPAL CIVIL SERVICE COMMISSION, 299
BROADWAY, NEW YORK, NOVEMBER 12, 1912.
PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

TUESDAY, NOVEMBER 12, 1912, TO 4 P. M.
TUESDAY, NOVEMBER 26, 1912,
for the position of
ASSISTANT INSPECTOR OF COMBUSTIBLES, Grade 2.
No application delivered at the office of the

Commission, by mail or otherwise, after 4 p. m. November 26, 1912, will be accepted. The examination will be held Wednesday, Deember 18, 1912, at 10 o'clock a. m.

The subjects and weights of the examination are as follows: Duties, 6; experience, 4. 70% is required on the duties paper and 70% on all. Candidates should have a general as well as a chemical knowledge of the dangerous properties of chemicals, explosives, and combustibles used in the trades, industries and manufactures. They should also be familiar with the laws and regulations governing the storage and handling of these materials.

Minimum age, 21 years; vacancies, 1, in the Bureau of Fire Prevention; salary, \$1,500 per

Application blanks will be mailed upon request, but the Commission will not guarantee the delivery of the same.

F. A. SPENCER, Secretary. n12,26

MUNICIPAL CIVIL SERVICE COMMISSION, 299 BROADWAY. NEW YORK, November 6, 1912. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

WEDNESDAY, NOVEMBER 6, 1912, TO 4 P. M. WEDNESDAY, NOVEMBER 20, 1912,

for the position of JANITOR ENGINEER.

No application delivered at the office of the Commission, by mail or otherwise, after 4 p. m., November 20, 1912, will be accepted.

The date of the examination will be announced later.

nounced later.

Medical examination will precede the mental.

The subjects and weights of the examination are as follows: Duties, 6; experience, 3; mathematics, 1; 70 per cent. is required on the duties paper and 70 per cent. on all.

Minimum age, 21 years; vacancies are con-stantly occurring; salary, \$600 per annum and Application blanks will be mailed upon request, but the Commission will not guarantee the delivery of the same.

F. A. SPENCER, Secretary. n6,20

MUNICIPAL CIVIL SERVICE COMMISSION, 299 BROADWAY, NEW YORK, NOVEMBER 4, 1912. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

MONDAY, NOVEMBER 4, 1912, TO 4 P. M. TUESDAY, NOVEMBER 19, 1912, for the position of

ASSISTANT ENGINEER, GRADES D AND E. No application delivered at the office of the Commission, by mail or otherwise, after 4 p. m., November 19, 1912, will be accepted. The examination will be held on THURSDAY

DECEMBER 12, 1912, at 10 o'clock a. m. The subjects and weights of the examination are as follows: Technical, 5; experience, 3; mathematics, 1; report, 1; 75 per cent. is required on the technical paper and 70 per cent.

Candidates must be civil engineers of at least three years' experience (chapter 386 of the

at \$1,800 per annum; salaries, \$1,800 to \$2,400 Application blanks will be mailed upon request but the Commission will not guarantee the de livery of the same.

F. A. SPENCER, Secretary.

SUPREME COURT—FIRST DEPARTMENT.

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wher-ever the same has not been heretofore acquired for the same purpose in fee to the lands, tenements and hereditaments required lands, tenements and hereditaments required for the opening and extending of the EAST-ERN ROULEVARD, from the property of the New York, New Haven and Hartford Railroad to Hunts Point road, in the Twenty-third Ward, Borough of The Bronx, City of New York, as amended by a resolution of the Board of Estimate and Apportionment adopted on the 20th day of April, 1911, and by an order of this Court bearing date the 29th day of December, 1911, and entered in the office of the Clerk of the County of New York on the 3d day of January, 1912, so as to omit from said proceeding that portion of the said Eastern boulevard, between Truxton street and the property of the New York, New Haven and Hartford Railroad.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above en-titled matter will be presented for taxation to one of the Justices of the Supreme Court of one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I, to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 29th day of November, 1912, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by law.

by law.

Dated Borough of Manhattan, New York, November 16, 1912.

CHARLES B. McLAUGHLIN, JOHN J. MACKIN, WILLIAM J. KELLY, Commissioners of Estimate; JOHN J. MACKIN, Commissioners of Assessment. sioner of Assessment. Joel J. Squier, Clerk. n16,27

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of WHITE PLAINS ROAD, from a point near Old Unionport road to a point near Thwaites place, and to the area between Bronx Park East and White Plains road south of the northerly line of Bear Swamp road, which has not heretofore been legally acquired, in the Twenty-fourth Ward, Borough of The Bronx, City of New

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 5th day of December, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be

of December, 1912, at 2 o'clock p. m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding or in any of the lands tenements. percent and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 5th day of December, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 10th

day of December, 1912, at 2 o'clock p. m.
Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 4th day of May, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of a line which is 100 feet northerly from and parallel with the northerly line of Astor avenue as laid out immediately east of Boston road and as shown on Section 31 of the Final Maps of the Borough of The Bronx, distant 100 feet westerly from the westerly line of Bronx Park East, the said distance being measured at right angles to the line of Bronx Park East, and running thence eastwardly along the said line parallel with Astor avenue and the prolongation thereof to the intersection with a line distant 880 feet easterly from and parallel with the easterly line of White Plains road as laid out between Bear Swamp road and Bronx and Pelham parkway, the said distance being measured at right angles to the line of White Plains road; thence southwardly along the said line parallel with White Plains road to the intersection with a line at right angles to the line of White Plains road, and massing through a point on its easterly line distersection with a line distant 880 feet easterly passing through a point on its easterly line distant 300 feet southerly from the angle point south of Bear Swamp road; thence westwardly along the said line at right angles to White Plains road to the intersection with the prolongation of a line distant 466 feet westerly from and parallel with the easterly line of Bronx Park East as laid out between White Plains road and Boston road, the said distance being measured at right angles to the line of Bronx Park East; thence along the said line parallel with Bronx Park East and the prolongation thereof to the intersection with a line parallel with Bronx Park East as laid out northerly from Pelham parkway north, and passing through the point of begin ning; thence northwardly and parallel with Bronx Park East to the point or place of be-

Fourth-That the abstracts of said estimate of Candidates should have a knowledge of the principles of electricity; a familiarity with the methods used by the Bureau of Fire Alarm Telegraph for installing and connecting cables, conduits, boxes, etc.; and an ability to use the making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 9th day of December, 1912.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the

herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III., to be held in the County Court House, in the Borough of Manhattan, in The City of New York, on the 6th day of February, 1913, at the

opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, November 11, 1912. vember 11, 1912.

FREDERICK C. HUNTER, Chairman; DOM-INIC L. O'REILLY, MARTIN F. HUBERTH, Commissioners of Estimate; DOMINIC L. O'REILLY, Commissioner of Assessment. JOEL J. SQUIER, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of GRAND AVENUE, from Burnside avenue to Fordham road; of WEST 180TH STREET, from Aqueditat to Davides under the Davides and of the same purpose in fee, to the lands of the same purpose of the same purpose in fee, to the lands of the same purpose in fee, to the lands of the same purpose in fee, to the lands, tenements and hereditaments required to the same purpose in fee, to the lands, tenements and hereditaments required for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of GRAND AVENUE, from Burnside avenue to Fordham road; of WEST 180TH STREET, from Aque duct avenue east to Davidson avenue; and of AQUEDUCT AVENUE EAST, from West 180th street to West 184th street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit: First—That the undersigned, Commissioners of

Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, havobjections in writing duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 27th day of November, 1912, and that the said Commissioners will hear parties so objecting, and for that pur-pose will be in attendance at their said office on the 2d day of December, 1912, at 3 o'clock

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 27th day of November, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 3d day of December, 1912, at 3 o'clock

p. m.
Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 5th day of November, 1909, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bound ed and described as follows, viz.:

Beginning at a point on the southerly line of West One Hundred and Eighty-first street where it is intersected by the easterly line of Aqueduct avenue and running thence eastwardly along the southerly line of West One Hundred and Eighty-first street to a point distant 105 feet westerly from the westerly line of Harrison avenue, the said distance being measured at right angles to Harrison avenue; thence southwardly and parallel with Harrison avenue to the intersection with a line bisecting the angle formed by the intersection by the prolongations of the cen-tre lines of West One Hundred and Eightieth street and West One Hundred and Eighty-first street as these streets are laid between Aqueduct avenue East and Davidson avenue; thence east wardly along the said bisecting line to a point distant 100 feet easterly from the easterly line of Harrison avenue, the said distance being measured at right angles to Harrison avenue; thence northwardly and parallel with Harrison avenue to the intersection with the southerly line of West One Hundred and Eighty-first street: thence eastwardly along the southerly line of West One Hundred and Eighty-first street to a point distant 90 feet westerly from the westerly line of David-son avenue, the said distance being measured at right angles to Davidson avenue; thence south-wardly and parallel with Grand avenue to the intersection with the bisecting line hereinbefore described; thence eastwardly along the said bi-secting line to the intersection with a line midway between Davidson avenue and Jerome avenue; thence southwardly along the said line midway between Davidson avenue and Jerome avenue to the intersection with the prolongation of a line distant 200 feet southerly from and parallel with the southerly line of West One Hundred and Eightieth street, said distance being measured at right angles to West One Hundred and Eightieth street; thence westwardly along the said line parallel with West One He adred and Eightieth street and along the prole igation of the said line, to a point distant 90 feet easterly from the easterly line of Grand avenue, the said distance being measured at right angles to Grand avenue thence southwardly and parallel with Grand avenue to the intersection with the northerly line o Burnside avenue; thence westwardly along the northerly line of Burnside avenue to a point distant 100 feet westerly from the westerly line of Grand avenue, the said distance being measured at right angles to Grand avenue; thence northwardly and parallel with Grand avenue to a point distant 200 feet southerly from the southerly line of West One Hundred and Eightieth street, said distance being measured at right angles to West One Hundred and Eightieth street; thence west-wardly and parallel with West One Hundred and Eightieth street and the prolongation thereof to the intersection with the easterly line of Aque-duct avenue; thence northwardly along the easterly line of Aqueduct avenue to the point or place of beginning.

2. Beginning at a point on the easterly line of Aqueduct avenue where it is intersected by the southerly line of West One Hundred and Eightyfirst street and running thence northwardly in straight line to a point on the northerly line of West One Hundred and Eighty-first street distant 100 feet westerly from the westerly line of Aqueduct avenue East, the said distance being meas-

ured at right angles to Aqueduct avenue East; thence northwardly and always distant. 100 feet westerly from and parallel with the westerly line of Aqueduct avenue East, and the prolongation thereof to the intersection with the prolongation of a line distant 100 feet northerly from the northerly line of West One Hundred and Eightyfourth street, the said distance being measured at right angles to West One Hundred and Eighty-fourth street; thence eastwardly along the said line parallel with West One Hundred and Eightyfine parallel with West One Hundred and Eightyfourth street and the prolongation thereof to a
point distant 150 feet westerly from the westerly
line of Grand avenue, the said distance being
measured at right angles to Grand avenue; thence
northwardly and always distant 150 feet westerly
from and parallel with the westerly line of
Grand avenue to a point distant 100 feet northerly
from the northerly line of Fordham road, the said
distance being measured at right angles to Forddistance being measured at right angles to Ford-ham road; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Fordham road to a point distant 100 feet easterly from the easterly line of Grand avenue, the said distance being measured at right angles to Grand avenue; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Grand avenue to the in-tersection with the southerly line of West One Hundred and Eighty-first street; thence westwardly along the southerly line of West One Hundred and Eighty-first street to the point or

place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 2d day of December, 1912.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House in the Borough of Manhattan, in The City of New York, on the 27th day of December, 1912,

at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the

such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated, Borough of Manhattan, New York, October 29, 1912.

ERNEST HALL, Chairman; JAMES W. O'BRIEN, W. RUSSELL OSBORN, Commissioners of Estimate; ERNEST HALL, Commissioner of Assessment ioner of Assessment.
JOEL J. SQUIER, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee to the lands, tenements and hereditaments required for the opening and extending of SPUYTEN DUY-VIL ROAD, from West Two Hundred and Thirtieth street to West Two Hundred and Forty-second street, and RIVERDALE AVE-NUE, from West Two Hundred and Thirtieth street northwardly to its junction with Spuyten Duyvil road, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the upreme Court of the State of New York, First Department, at a Special Term thereof, to be held in Part III thereof, in and for the County of New York, at the County Court House, in the Borough of Manhattan, City of New York, on the 21st day of November, 1912, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the above-

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the iblic, to all the lands and premises, together with the buildings thereon and the appurtenances thereunto belonging, required for the opening and extending of Spuyten Duyvil road, from West Two Hundred and Thirtieth street to West Two Hundred and Forty-second street, and Riverdale avenue, from West Two Hundred and Thirtieth street northwardly to its junction with Spuyten Duyvil road, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, being the following-described pieces or parcels of land:

Parcel "A."

Beginning at a point in the southern line of West Two Hundred and Thirty-second street, distant 461.80 feet northwesterly from the intersection of said line with the western line of Corlear avenue; thence northwesterly along the southern line of West Two Hundred and Thirty second street for 60.23 feet; thence southwesterly deflecting 84 degrees 56 minutes 00 seconds to the left for 199.06 feet; thence northwesterly deflecting 90 degrees to the right for 117.38 feet; thence southerly deflecting 102 degrees 22 minutes 19 seconds to the left for 172.91 feet; thence southerly curving to the right on the arc of a circle of 720.0 feet radius and tangent to the preceding course for 189.94 feet; thence southerly on a line tangent to the pre-ceding course for 304.94 feet; thence southerly curving to the right on the arc of a circle of 290 feet radius and tangent to the preceding course for 38.36 feet to the northern line of West Two Hundred and Thirtieth street; thence southerly along last-mentioned line for 153.36 feet; thence northerly deflecting 118 degrees 42 minutes 36 seconds to the left for 415.766 feet to the southern line of West Two Hundred and Thirty-first street; thence northwesterly along last-mentioned line for 57.96 feet to the western line of West Two Hundred and Thirty-first street; thence northerly along last-mentioned line for 80.15 feet to the northern line of Two Hundred and Thirty-first street; thence easterly along last-mentioned line for 60.53 feet; thence northeasterly for 457.224 feet to the point of beginning.

Parcel "B."

Beginning at a point in the northern line of West Two Hundred and Thirty-second street distant 461.80 feet northwesterly from the intersection of said line with the western line of Corlear avenue; thence northwesterly along the northern line of West Two Hundred and Thirtysecond street for 60.23 feet; thence northeasterly deflecting 95 degrees 04 minutes 00 seconds to the right for 1,494.23 feet; thence northeasterly to the right on the arc of a circle of 860.0 feet radius and tangent to the preceding course for 133.63 feet to a point of reverse curve; thence northeasterly on the arc of a circle of 800.0 feet radius for 124.31 feet; thence northeasterly on a line tangent to the preceding course for 470.48 easterly line of Spuyten Duyvil road to the in-

feet; thence northerly deflecting 25 degrees 05 minutes 30 seconds to the left for 103.42 feet; thence northerly deflecting 21 degrees 57 minutes 40 seconds to the left for 514.59 feet; thence westerly curving to the left on the arc of a circle of 25.13 feet radius for 68.15 feet to a point of reverse curve; thence northerly on the arc of a circle of 2,628.09 feet radius for 118.21 feet to the southern line of Spuyten Duyyil arrivary as legally opened; thence acceptly along parkway as legally opened; thence easterly along last-mentioned line for 231.20 feet; thence west-erly curving to the left on the arc of a circle of 530.10 feet radius and tangent to the preceding course for 116.57 feet to a point of compound curve; thence southerly on the arc of a circle of 40.0 feet radius for 53.17 feet; thence southerly on a line tangent to the preceding course for 560.32 feet; thence southerly deflecting 9 degrees 45 minutes 42 seconds to the right for 83.54 feet; thence southwesterly deflecting 37 degrees 17 minutes 28 seconds to the right for 557.40 feet; thence southwesterly curving to the right on the arc of a circle of 860.0 feet radius and tangent to the preceding course for 133.63 feet to a point of reverse curve; thence south-westerly on the arc of a circle of 800.0 feet radius for 124.31 feet; thence southwesterly for

radius for 124.31 feet; thence southwesterly for 1,488.91 feet to the point of beginning.

Spuyten Duyvil road and Riverdale avenue are shown on Section 21 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of The City of New York on December 16, 1895; in the office of the Register of the City and County of New York on December 17, 1895, as Map Nr 1065, and in the office of the Secretary of State of the State of New York on December 17, 1895.

Spuyten Duyvil road is also shown on Section 24 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards on November 22, 1895; in the office of the Register of the City and County of New York on November 23, 1895, as Map No. 1062, and in the office of the Secretary of State of the State of New York on November 23, 1895.

Spuyten Duyvil road is shown on a map or plan entitled "Man showing a change of the

Spuyten Duyvil road is shown on a map or plan entitled "Map showing a change of the lines of the block bounded by West Two Hunlines of the block bounded by West Two Hundred and Thirtieth street, Spuyten Duyvil road, West Two Hundred and Thirty-first street and Tibbett avenue, and in the block bounded by West Two Hundred and Thirty-eighth street, Waldo avenue and Spuyten Duyvil road," which map was filed in the office of the President of the Borough of The Bronx on July 31, 1912; in the office of the Register of the County of New York on July 29, 1912, as Map No. 1641, and in the office of the Counsel to the Corporation of The City of New York on July 30, 1912, in pigeonhole 199.

in pigeonhole 199.

Spuyten Duyvil road, from West Two Hundred and Thirty-sixth street to Spuyten Duyvil parkway is shown on a map or plan entitled "Map or plan showing the change of the street system and the grades within the territory bounded by West Two Hundred and Thirty-sixth street, Waldo avenue, West Two Hundred and Forty-second street and Broadway, in the Twenty-fourth Ward, Borough of The Bronx, City of New York," which map was filed in the office of the President of the Borough of The office of the President of the Borough of The Bronx on February 8, 1910; in the office of the Register of the County of New York on January 24, 1910, as Map No. 1406, and in the office of the Counsel to the Corporation of The City of New York on January 24, 1910, in pigeonhole 138.

Land required for Spuyten Duyvil road and Riverdal avenue is located in Blocks 3406 and

Riverdale avenue is located in Blocks 3406 and 3414 of Section 13 of the Land Map of The

The Board of Estimate and Apportionment on the 11th day of July, 1912, duly fixed and de-termined the area of assessment for benefit in

this proceeding as follows: Reginning at a point on the former northerly bulkhead line of Spuyten Duyvil Creek, where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West Two Hundred and Twenty-seventh street and West Two Hundred and Thirtieth street, as these streets are laid out between Netherland avenue and Johnson avenue, and running thence westwardly along the said bisecting line to a point distant 100 feet westerly from the westerly line of Johnson avenue, the said distance being measured at right angles to Johnson avenue; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Johnson avenue to the intersection with the northerly line of West Two Hundred and Thirty-second street; thence northeastwardly in a straight line to a point on the easterly line of Oxford avenue where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West Two Hundred and Thirty-second street and West Two Hundred and Thirty-fourth street, as these streets are laid out between Tibbett avenue and Corlear avenue; thence eastwardly along the said bisecting line to a point distant 100 feet westerly from the westerly line of Spuyten Duyvil road, the said distance being measured at right angles to Spuyten Duyvil road; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Spuyten Duyvil road to a point distant 100 feet southerly from the southerly line of West Two Hundred and Thirty-eighth street, the said distance being measured at right angles to West Two Hundred and Thirty eighth street; therea westwardly and and Thirty-eighth street; thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of West Two Hundred and Thirty-eighth street to the intersection with a line parallel with Greystone avenue and passing through a point on the northerly line of West Two Hundred and Thirty-eighth street mid-way between Greystone avenue and Waldo avenue; thence northwardly along the said line parallel with Greystone avenue and along the prolongation of the said line to a point distant 200 feet northerly from its intersection with the northerly line of West Two Hundred and Fortysecond street; thence eastwardly in a straight line to a point distant 100 feet westerly from the westerly line of West Two Hundred and Fortysecond street, the said point being on a line at right angles to West Two Hundred and Fortysecond street and passing through a point on its westerly side where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Spuyten Duyvil road and the westerly line of Broad way, as these streets are laid out adjoining West Two Hundred and Fortieth street on the north; thence eastwardly along the said line at right angles to West Two Hundred and Forty-second street to its westerly side; thence southwardly along the said bisecting line to the intersection with the prolongation of a line midway between Tibbett avenue and Corlear avenue, as these streets are laid out adjoining West Two Hundred and Fortieth street; thence southwardly along the said line midway between Tibbett avenue. nue and Corlear avenue and along the prolongation of the said line to a point distant 100 feet southerly from the southerly line of West Two Hundred and Thirty-eighth street; thence west-wardly and parallel with West Two Hundred and Thirty-eighth street to a point distant 100 feet easterly from the easterly line of Spuyten Duyvil road; thence; southwardly and always distant 100 feet easterly from and parallel with the

tersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West Two Hundred and Thirty-second street and West Two Hundred and Thirty-fourth street, as these streets are laid out between Tibbett avenue and Corlear avenue; thence eastwardly along the said bisecting line to the intersection with the prolongation of a line midway between Corlear avenue and Kingsbridge avenue, as these streets are laid out be-tween West Two Hundred and Thirtieth street and West Two Hundred and Thirty-first street; thence southwardly along the said line midway between Corlear avenue and Kingsbridge ave-nue and along the prolongations of the said line to the intersection of the said line to the intersection with the former northerly bulkhead line of Spuyten Duyvil Creek; thence generally westwardly along the said former bulkhead line

to the point or place of beginning.

Dated New York, November 8, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

7,19

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wher-ever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of SUMMIT PLACE, from Heath avenue to Bailey avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

Notice is hereby given that by an order of the Supreme Court of the State of New York, First Department, bearing date the 7th day of November, 1912, and duly entered and filed in the office of the Clerk of the County of New York on the 8th day of November, 1912, Charles H. Ayres, Esq., was appointed a Commissioner of Estimate and the Commissioner of Assessment in the phone entitled proceeding in Assessment in the above entitled proceeding in the place and stead of Timothy E. Cohalan, re-

Notice is further given that, pursuant to said order, the said Charles H. Ayres, Esq., will attend at a Special Term, Part II of the Supreme Court of the State of New York, First preme Court of the State of New York, First Department, to be held at the County Court House, in the Borough of Manhattan, in The City of New York, on the 26th day of November, 1912, at the opening of the Court on that day or as soon thereafter as counsel can be heard thereon, for the purpose of being examined under oath by the Corporation Counsel or by any other person having any interest or by any other person having any interest in said proceeding as to his qualifications to act as such Commissioner of Estimate and the Commissioner of Assessment.
Dated, Borough of Manhattan, City of New

York, November 11, 1912.

ARCHIBALD R. WATSON, Corporation Counsel.

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretotore acquired for the same purpose in fee to the lands, tenements and hereditaments required for the opening and extending of UNIONPORT ROAD, from Morris Park avenue to White Plains road, near Baker avenue, in the Twenty-fourth Ward, in the Borough of The Bronx, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term thereof, to be held in Part III. thereof, in and for the County of New York, in the County Court House, in the Borough of Manhattan, City of New York, on the 21st day of November, 1912, at the opening of Court on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereunto belonging, required for the opening and extending of Unionport road, from Morris Park avenue to White Plains road, near Baker avenue, in the Twenty-fourth Ward, in the Borough of The Bronx, City of New York, being the following described pieces or

parcels of land: Beginning at a point in the southern line of Morris Park avenue distant 405.477 feet westerly from the western line of White Plains road; thence westerly curving along the southern line of Morris Park avenue on the arc of a circle of 923.106 feet radius for 66.31 feet; thence southerly for 27.081 feet on a line deflecting 4 degrees 36 minutes 59.1 seconds to the left from the radius of the preceding course drawn southerly from the western extremity of said course; thence southerly deflecting 6 degrees 43 minutes 18.6 seconds to the right for 117.694 feet; thence southerly deflecting 1 degree 53 minutes 00 seconds to the right for 54.201 feet; thence southeasterly deflecting 20 degrees 42 minutes 40 seconds to the left for 25.018 feet; thence southeasterly deflecting 13 degrees 02 minutes 00 seconds to the left for 50.951 feet; thence southeasterly deflecting 6 degrees 04 minutes 30 seconds to the right for 220.859 feet; thence easterly deflecting 11 degrees 32 minutes 10 seconds to the left for 312.94 feet; thence 10 seconds to the left for 312.94 feet; thence southeasterly deflecting 18 degrees 11 minutes 00 seconds to the right for 233.51 feet; thence southerly deflecting 15 degrees 54 minutes 57.3 seconds to the right for 127.58 feet to the western line of White Plains road; thence northerly along the western line of White Plains road for 343.42 feet; thence westerly deflecting 113 degrees 53 minutes 11 seconds to the left 113 degrees 53 minutes 11 seconds to the left for 43.475 feet; thence northerly deflecting 91 degrees 40 minutes 10 seconds to the right for 190.109 feet; thence westerly deflecting 91 degrees 40 minutes 10 seconds to the left for 31.03 feet; thence northwesterly deflecting 67 degrees 15 minutes 57 seconds to the right for 120.53 feet; thence northwesterly deflecting 6 degrees 13 minutes 33 seconds to the right for 57.462 feet; thence northwesterly deflecting 11 degrees 32 minutes 10 seconds to the right for 260.552 feet; thence northerly for 198.515 feet to the point of beginning. Unionport road, between Morris Park ave-

nue and White Plains road is shown on "Section 37 of the Final Maps of the Borough of The 37 of the Final Maps of the Borough of The Bronx. Prepared under authority of chapter 466 of the Laws of 1901 and amendatory acts," which map was filed in the office of the President of the Borough of The Bronx on June 21, 1911; in the office of the Register of the County of New York on June 17, 1911, as Map No. 1534, and in the office of the Counsel to the Corporation of The City of New York on June Corporation of The City of New York on June 19, 1911, in pigeonhole 164.

Land required for Unionport road is located

east of the Bronx River.

The Board of Estimate and Apportionment on the 16th day of November, 1911, duly fixed and determined the area of assessment for benefit in this proceeding as follows:

Beginning at a point on a line midway between Victor street and Amethyst street distant 100 feet northerly from the northerly line of Morris Park avenue, and running thence southwardly along the said line midway between Victor street and Amethyst street and along the prolongation of the said line to a point distant 100 feet east-erly from the easterly line of Unionport road, the said distance being measured at right angles to Unionport road; thence southwardly and parallel with Unionport road to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Van Nest avenue as this street is laid out where it adjoins Victor, street on the east the said distance Victor street on the east, the said distance being measured at right angles to Van Nest evenue; thence eastwardly along the said line parallel with Van Nest avenue to the intersec-tion with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Unionport road as this street is laid out where it adjoins Van Nest avenue on the south, the said distance being measured at right angles to Unionport road; thence southwardly along the said line parallel with Unionport road and along the prolongation of the said line to the inter-section with a line distant 100 feet southerly from and parallel with the southerly line of Van Nest avenue as this street is laid out where it adjoins White Plains road, the said distance being measured at right angles to Van Nest avenue; thence eastwardly along the said line parallel with Van Nest avenue to the inter-section with a line midway between White Plains road and Cruger avenue; thence southwardly along the said line midway between White Plains road and Cruger avenue and along the prolongation of the said line to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of Baker avenue as this street is laid out between Garfield street and White Plains road, the said distance being measured at right angles to Baker avenue; thence westwardly along the said line parallel with Baker avenue and along the prolongation of the said line to the intersection with a line at right angles to Mead street and passing through a point on its southerly side midway between Garfield street and Unionport road; thence northwardly along the said line at right angles to Mead street to the intersection with a line midway between Mead street and Van Nest avenue; thence eastwardly along the said line midway between Mead street and Van Nest avenue to the intersection with the pro-longation of a line distant 95 feet easterly from and parallel with the easterly line of Fillmore street, the said distance being measured at right angles to Fillmore street; thence northwardly along the said line parallel with Fillmore street to a point distant 100 feet northerly from the northerly line of Morris Park avenue, the said distance being measured at right angles to Morris Park avenue; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Morris Park avenue to the

point or place of beginning.

Dated New York, November 8, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

18,19

SUPREME COURT—SECOND DEPARTMENT.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments re-UNNAMED STREET, to extend from the northerly terminus of Gray street to Gordon street, in the Second Ward, Borough of Richmond, City of New York, as amended and corrected by an order of the Supreme Court, duly made and entered in the office of the Clerk of the County of Richmond, on the 18th day of November, 1909, by including therein that portion of Gray street, from unnamed street to Hudson street, in the Second Ward, Borough of Richmond, City of New York, as shown upon a map approved by a resolution of the Board of Estimate and Apportionment April 23, 1909, and as further amended by an order of this Court duly made and entered in the office of the Clerk of the County of Richmond on the 9th day of September, 1912, so as to relate to Boyd street (unnamed street), from Gray street to Gordon street, as shown upon a map or plan adopted by the Board of Estimate and Apportionment on the 29th day of June, 1911, and approved by the Mayor on the 11th day of July, 1911, and to Gray street, from Hudson street to unnamed street, distant about 350 feet to the north.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to

all others whom it may concern, to wit:
First—That the undersigned, Commissioners
of Estimate, have completed their estimate of damage, an that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 6th day of December, 1912, and that the said Commissioners will hear parties so chiefing and missioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 9th day of December, 1912.

at 2 o'clock p. m.
Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 6th day of December, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 10th day of December, 1912, at 2 o'clock

Third-That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the amended area of assessment for benefit by the Board of Estimate and Apportionment on the 29th day of February, 1912, and that the said area of assessment as amended includes those lands, tenements and hereditaments premises situate and being in the Borough of Richmond, in The City of New York, which, taken together, are bounded and described as

Beginning at a point on the prolongation of a line distant 100 feet northerly from and with the northerly line of Pine street, the said distance being measured at right angles to the line of Pine street, distant 100 feet westerly from the westerly line of Targee street, and running thence eastwardly along the said line parallel with Pine street and the prolongation thereof to the intersection with the pro-

longation of a line distant 100 feet easterly longation of a line distant 100 feet easterly from and parallel with the easterly line of Gray street, the said distance being measured at right angles to the line of Gray street; thence southwardly along the said line parallel with Gray street to the intersection with the prolongation of a line distant 100 feet northerly from and parallel with the northerly line of Boyd street, the said distance being measured at right angles to the line of Boyd street; thence eastwardly along the said line parallel with Boyd street and the prolongation thereof to the intersection with a line distant 100 feet easterly from and parallel with the easterly line easterly from and parallel with the easterly line of Henry street, the said distance being measured at right angles to the line of Henry street; thence southwardly along the said line parallel with Henry street and the prolongation thereof to the intersection with a line distant 100 feet southerly from and parallel with the southerly southerly from and parallel with the southerly line of Boyd street, the said distance being measured at right angles to the line of Boyd street; thence westerly along the said line parallel with Boyd street and the prolongation thereof to the intersection with a line distant 100 feet easterly from and parallel with the easterly line of Gray street, said distance being measured at right angles to the line of Gray measured at right angles to the line of Gray street; thence southwardly along the said line parallel with Gray street and the prolongation thereof to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Hudson street, the said distance being measured at right angles to the line of Hudson street; thence westwardly along the said line parallel with Hudson street to the intersection with the prolongation of a line distant 100 feet westerly from and parallel with the westerly line of Gray street, the said distance being measured at right angles to the line of Gray street; thence northwardly along the said line parallel with Gray street and the prolongation thereof to the intersection with a line at right angles to Gordon street, and passing through a point on the easterly line of Gordon street midway between Hudson street and the unnamed street northerly therefrom; thence westwardly along the said line at right angles to Gordon street to a point distant 100 feet westerly from the westerly line of Gordon street; thence northwardly and parallel with Gordon street to the intersection with a line midway between Pine street and Elm street; thence westwardly along the said line midway between Pine street and Elm street and the prolongation thereof to the intersection with a ine parallel with Targee street and passing through the point of beginning; thence north-wardly along the said line parallel with Targee street to the point or place of beginning. Fourth-That the abstracts of said estimate

of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 9th day of December, 1912.

Fifth-That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 27th day of December, 1912, at the opening of the Court on that day.

Sixth—In case however, objections are fired

to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, No-

vember 11, 1912.
CHARLES J. D. NOBLE, GUSTAV SEMMIG, LOUIS W. SCHANTZ, Commissioners of
Estimate; CHARLES J. D. NOBLE, Commissioner of Assessment.

JOEL J. SQUIER, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City

of New York, relative to acquiring title, wherever the same has not been heretofore ac-quired, to the lands and premises required for the purpose of opening and extending AVENUE M, from West street to Ocean parkway in the Thirty-first Ward, Borough of Brooklyn, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 29th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and of one Commissioner of Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Avenue M, from West street to Ocean parkway in the Thirty-first Ward, Borough of Brooklyn, City of New York, being the following described lots, pieces or parcels

Beginning at the intersection of the west line West street with the south line of Avenue M as laid out on the map of the City:

1. Thence northerly along the west line of West street 80 feet. Thence easterly deflecting 90 degrees to the right 1,720 feet to the west line of Ocean

parkway.
3. Thence southerly along the west line of Ocean parkway 80 feet.
4. Thence westerly 1,720 feet to the point or

place of beginning.

The Board of Estimate and Apportionment on the 6th day of May, 1910, duly fixed and determined the area of assessment for benefit in this proceeding as follows:

Bounded on the north by a line midway between Avenue L and Avenue M, and by the

prolongation of the said line; on the east by a line midway between Ocean parkway and East Seventh street; on the south by a line midway between Avenue M and Avenue N, and by the prolongation of the said line, and on the west by a line distant 100 feet westerly from and parallel with the westerly line of West street and by the prolongation of the said line, the said distance being measured at

right angles to West street.

Dated New York, November 16, 1912.

ARCHIRALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, New York City. n16,27

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the purpose of opening and extending GEORGIA AVENUE, from Belmont avenue to Sutter avenue in the Twenty-sixth Ward, Borough of Brooklyn, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby iven that an application will be made to the upreme Court of the State of New York, econd Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 29th day of November, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and of one Commissioner of Assessment in the above entitled matter. nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Georgia avenue, from Belmont avenue to Sutter avenue in the Twenty-sixth nue to Sutter avenue, in the Twenty-sixth Ward, Borough of Brooklyn, City of New York, being the following described lots, pieces or parcels of land, viz.:

GEORGIA AVENUE.

Beginning at the intersection of the north line of Belmont avenue with the west line of Georgia avenue as laid down on the map of the City.

1. Thence easterly along the northerly line Belmont avenue 60 feet.

2. Thence southerly deflecting 90 degrees to the right 460 feet to the northerly line of Sut-

3. Thence westerly along the northerly line Sutter avenue 60 feet. 4. Thence northerly 460 feet to the point or

place of beginning.

The Board of Estimate and Apportionment on the 7th day of March, 1912, duly fixed and determined the area of assessment for benefit in this proceeding as follows:
Bounded on the north by a line distant 100

feet northerly from and parallel with the north-erly line of Belmont avenue, the said distance being measured at right angles to Belmont avenue; on the east by a line midway between Georgia avenue and Sheffield avenue; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Sutter avenue, the said distance being measured at right angles to Sutter avenue, and on the west by a line midway between Alabama avenue and

Georgia avenue.

Dated New York, November 16, 1912.

ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, New York City.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the purpose of opening and extending SIXTY-THIRD STREET, from New Utrecht avenue to Eighteenth avenue, and from Twenty-third avenue to West street, excluding the right of way of the New York and Sea Beach Railroad, in the Thirtieth and Thirty-first Wards, Borough of Brooklyn, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 29th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and of one Commissioner of Assessment in the above entitled matter. nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, with the mildings thereon and the appurtenances thereto belonging, required for the opening and extend-ing of Sixty-third street, from New Utrecht avenue to Eighteenth avenue, and from Twentythird avenue to West street, excluding the right of way of the New York and Sea Beach Rail-road, in the Thirtieth and Thirty-first Wards, Borough of Brooklyn, City of New York, being the following described lots, pieces or parcels of land, viz.:

Parcel "A." Beginning at the intersection of the east line of New Utrecht avenue with the south line of Sixty-third street, as the same are laid out on the map of the City.

1. Thence northerly along the east line of

New Utrecht avenue 66.81 feet. 2. Thence easterly deflecting 116 degrees 05 minutes 44 seconds to the right 139.11 feet to the west line of the right of way of the New York and Sea Beach Railroad.

3. Thence southerly deflecting 30 degrees 42 minutes 00 seconds to the right 80.61 feet along

York and Sea Beach Railroad.

4. Thence southerly along the right of way of the New York and Sea Beach Railroad deflecting to the left on a curve whose radius is

972.87 feet, 38.18 feet. Thence westerly 212.24 feet to the point of beginning.

Parcel "B." Beginning at the intersection of the west line of Eighteenth avenue with the north line of Sixty-third street, as the same are laid out on the map of the City.

1. Thence southerly along the west line of

Eighteenth avenue 60.01 feet. 2. Thence westerly deflecting 90 degrees 48 minutes 28 seconds to the right 2,530.94 feet to

York and Sea Beach Railroad.

3. Thence northerly deflecting to the right along the right of way of the New York and Sea Beach Railroad on a curve whose radius is 037.87 feet 106.20 feet

937.87 feet, 106.20 feet.

4. Thence northerly along the right of way of the New York and Sea Beach Railroad and tangent to the last-mentioned course 21.66 feet. 5. Thence easterly 2,642.90 feet to the point Parcel "C."

Beginning at the intersection of the west line of Twenty-third avenue with the south line of Sixty-third street, as the same are laid out on

the man of the City.

1. Thence northerly along the west line of Twenty-third avenue 60 feet.

2. Thence easterly deflecting 90 degrees to the right 1,275.49 feet to the east line of West

street.
3. Thence southerly along the east line of West street 87.40 feet. 4. Thence westerly 1,339.03 feet to the point of beginning. The Board of Estimate and Apportionment on the 5th day of October, 1911, duly fixed and determined the area of assessment for benefit in

this proceeding as follows:

1. Bounded on the northeast by a line mid

way between Sixty-second street and Sixty-third street; on the southeast by a line distant 100 feet southeasterly from and parallel with the southeasterly line of Eighteenth avenue, the said distance being measured at right angles to Eighteenth avenue; on the southwest by a line midway between Sixty-third street and Sixty-fourth street, and on the west by a line distant 100 feet westerly from and parallel with the westerly line of New Utrecht avenue, the said distance being measured at right angles to New Utrecht avenue.

2. Beginning at a point on a line midway between Sixty-second street and Sixty-third street, distant 100 feet northwesterly from the northwesterly line of Twenty-third avenue, and running thence southeastwardly along the said line midway between Sixty-second street and Sixty-third street and along the prolongation of the third street and along the prolongation of the said line to the intersection with the easterly line of West street; thence eastwardly at right angles to West street a distance of 100 feet; thence southwardly and parallel with West street to the intersection with a line at right angles to West street and passing through a point on its casterly side where it is intersected by the prolongation of a line midway between Sixty-third street and Sixty-fourth street; thence westwardly along the said line at right angles to West street to the intersection with its earlier side: to the intersection with its easterly side; thence northwestwardly along the said line midway be-tween Sixty-third street and Sixty-fourth street and along the prolongation of the said line to the intersection with a line parallel with Twenty-third avenue and passing through the point of be-ginning; thence northeastwardly along the said line parallel with Twenty-third avenue to the

point or place of beginning.

Dated New York, November 16, 1912.

ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, New York City.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ANDREWS STREET (although not yet named by proper authority), between Mount Olivet avenue and the Long Island Railroad, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above-entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their supplemental and amended estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, in the duly verified, with them at their office, in the Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 29th day of November, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 2d day of December, 1912, at 2

o'clock p. m.
Second—That the undersigned, Commissioner of Assessment, has completed his supplemental and amended estimate of benefit and that all of the lands, tenements and hereditaments and of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, in the Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 29th day of November, 1912, and that the said Commissioner will hear parties so chiefting and for sioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 3d day of December, 1912, at 2

o'clock p. m.
Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board Estimate and Apportionment on the 21st day of May, 1909, and that the said area of assess-ment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and

described as follows, viz.: Beginning at a point on the southwesterly property line of the Long Island Railroad where it is intersected by the prolongation of a line midway between Arnold street and Andrews street, as these streets are laid out between Arctic street and Zeidler street, and running thence northeastwardly along the prolongation of the said line midway between Arnold street and Andrews street to the intersection with the prolongation of a line midway between Pacific street and Andrews street, as these streets are laid out immediately adjoining Mount Olivet avenue; thence northwardly along the said line midway between Pacific street and Andrews street, and along the prolongation of the said line to the intersection with the southerly line of Mount Olivet avenue; thence northwardly at right angles to Mount Olivet avenue a distance of 150 feet; thence eastwardly and parallel with Mount Olivet avenue to the intersection with a line at right angles to Mount Olivet avenue and passing through a point on its northerly side where it is intersected by the prolongation of a line midway between Andrews street and Collins avenue, as these streets are laid out between Mount Olivet avenue, and Baltic streets these seath and Collins are not apply to the control of avenue and Baltic street; thence southwardly along the said line at right angles to Mount Olivet avenue to its northerly side; thence southwardly along the said line midway between Andrews street and Collins avenue and along the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongation of the south-easterly line of Andrews street, as laid out between Arctic street and Zeidler street, and the westerly line of Collins avenue; thence south-wardly along the said bisecting line to the intersection with the southwesterly property line of the Long Island Railroad; thence northwest-wardly along the said property line to the point or place of beginning.

Fourth—That the supplemental and amended abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the af-fidavits, estimates, proofs and other decuments used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House square, in the Borough of Queens, in said City, there to remain until the 2d day

of December, 1912.

Fifth—That, provided there be no objections filed to either of said supplemental and amended abstracts, the supplemental and amended reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof

for the hearing of motions, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 27th day of December, 1912, at the opening of the Court

on that day. Sixth—In case, however, objections are filed to the foregoing supplemental and amended ab-stracts of estimate and assessment or to either of them the motion to confirm the supplemental and amended reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, November 12, 1912

vember 12, 1912.
PATRICK J. MARA, Chairman; JACOB N.
IMANDT, PETER L. MENNINGER, Commissioners of Estimate; PATRICK J. MARA, Com-

missioner of Assessment.
WALTER C. SHEPPARD, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the purpose of opening and extending WOODBINE STREET, from Knickerbocker avenue to Irving avenue, in the Twentyeighth Ward, Borough of Brooklyn, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 29th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and of one Commissioner of As sessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Woodbine street, from Knickerbocker avenue to Irving avenue, in the Twenty-eighth Ward, Borough of Brooklyn, City of New York, being the following described lots, pieces or parcels of land viz: parcels of land, viz.:
WOODBINE STREET.

Beginning at the intersection of the south-west line of Knickerbocker avenue with the southeast line of Woodbine street as laid out on the map of the City.

1. Thence northwesterly along the southwest-

erly line of Knickerbocker avenue 60 feet. 2. Thence northeasterly deflecting 90 degrees to the right 720 feet to the southwesterly line of Irving avenue.

Thence southeasterly along the southwesterly line of Irving avenue 60 feet.
4. Thence southwesterly 720 feet to the point

or place of beginning. The Board of Estimate and Apportionment on the 8th day of February, 1912, duly fixed and determined the area of assessment for benefit

in this proceeding as follows:

Bounded on the northeast by a line distant 100 feet northeasterly from and parallel with the northeasterly line of Irving avenue, the said distance being measured at right angles to Irving avenue: on the southeast by a line midnue; on the southwest by a line distant 100 feet southwesterly from and parallel with the southwesterly line of Knickerbocker avenue, the said distance being measured at right angles to Knickerbocker avenue, and on the northwest by line midway between Woodbine street and

Palmetto street.

Dated New York, November 16, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, New York City.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretotore acquired, to the lands and premises required for the purpose of opening and extending DITMAS AVENUE, from Ralph avenue to East Ninety-eighth street, in the Thirty-second Ward, Borough of Brooklyn, City of New York

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 29th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and of one Commissioner of Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Ditmas avenue, from Ralph avenue to East Ninety-eighth street, in the Thirty-second Ward, Borough of Brooklyn, City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at the intersection of the northeast line of East Ninety-eighth street with the northwest line of Ditmas avenue as the same are laid out on the map of the City.

1. Thence southeasterly along the northeast line of East Ninety-eighth street 80 feet. Thence southwesterly deflecting 90 degrees to the right 4,153.43 feet to the east line of Ralph avenue.

Thence northerly along the east line of Ralph avenue 98.48 feet. Thence northeasterly 4,096 feet to the

point of beginning.

The Board of Estimate and Apportionment on the 21st day of September, 1911, duly fixed and determined the area of assessment for benefit

in this proceeding as follows:

Beginning at a point on a line midway between Ditmas avenue and Avenue D, where it intersects the easterly line of Ralph avenue, and running thence westwardly at right angles to Ralph avenue to the intersection with a line midway between East Fifty-ninth street and Ralph avenue; thence northwardly along the said line midway between East Fifty-ninth street and Ralph avenue to the intersection with a line at right angles to Ralph avenue, and passing through a point on its westerly side where it is intersected by the prolongation of a line midway between Beverly road and Ditmas avenue: thence eastwardly along the said line at is intersected by the prolongation of a line midway between Beverly road and Ditmas avenue: thence eastwardly along the said line at right angles to Ralph avenue to its westerly side; thence northeastwardly along the said line at right angles to Ralph avenue to its westerly side; thence northeastwardly along the said line to a point distant 100 feet northwesterly side; thence northeastwardly along the said line to a point distant 100 feet northwesterly side; thence northeastwardly and parallel with midway between Beverly road and Ditmas avenue to its westerly said line to a point distant 100 feet northwesterly line of Bay park way; thence northeastwardly along the said line will midway between Sixty-third street and along the prolongation of the said line to a point distant 100 feet northwesterly side; thence northeastwardly along the said line way; thence northeastwardly along the said line will be said line to a point distant 100 feet northwesterly side; thence northeastwardly along the said line at right angles to Ralph avenue to its westerly said line to a point distant 100 feet northwesterly line of Bay park way; thence northeastwardly along the said line way between Sixty-second street and Sixty-third street and along the prolongation of the said line to a point distant 100 feet northwesterly way; thence northeastwardly along the said line way are lined to the prolongation of the said line to a point distant 100 feet northwesterly line of Bay park way; thence northeastwardly and parallel with line way; thence northeastwardly along the said line way; thence northeastwardly along the said line way; thence northeastwardly along the said line way is a said line way; the sai

nue and along the prolongations of the said line to a point distant 100 feet northeasterly from the northeasterly line of East Ninetyeighth street; thence southeastwardly and par-allel with East Ninety-eighth street to the intersection with the prolongation of a line mid-way between Ditmas avenue and Avenue D; thence southwestwardly along the said line midway between Ditmas avenue and Avenue D, and along the prolongation of the said line to the

point or place of beginning.

Dated New York, November 16, 1912.

ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, New York City.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required acquired, to the lands and premises required for the purpose of opening and extending SIXTY-SECOND STREET, from Tenth avenue to Eighteenth avenue, and from Bay parkway to West street, excluding the right of way of the Brooklyn, Bath and West Eral Railroad, and the New York and Sea Beach Railroad, and of TWENTY-FOURTH AVENUE, from Sixty-second street to West street, in the Thirtieth and Thirty-first Wards, Borough of Brooklyn, City of New York. ough of Brooklyn, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Sec-Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 29th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and of one Commissioner of Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Sixtysecond street, from Tenth avenue to Eighteenth avenue, and from Bay parkway to West street, excluding the right of way of the Brooklyn, Bath and West End Railroad, and the New York and Sea Beach Railroad, and of Twenty-fourth avenue, from Sixty-second street to West street, in the Thirtieth and Thirty-first Wards street, in the Thirtieth and Thirty-first Wards. Borough of Brooklyn, City of New York, being the following described lots, pieces or parcels of land viz cels of land, viz.:
SIXTY-SECOND STREET.
Parcel "A."

Beginning at the intersection of the east line of Tenth avenue with the south line of Sixtysecond street, as the same are laid out on the map of the City.

1. Thence northerly along the east line of

Tenth avenue 60 tret.

2. Thence easterly deflecting 90 degrees to the right 3,063.46 feet to the south line of the right of way of the New York and Sea Beach Railroad.

3. Thence easterly along the right of way of the New York and Sea Beach Railroad deflecting to the right on a curve whose radius is 868 feet, 167.60 feet.
4. Thence westerly 3,219.67 feet to the

4. Thence point of beginning.

Parcel "B." Beginning at the intersection of the west line of New Utrecht avenue with the north line of Sixty-second street, as the same are laid out on the map of the City.

1. Thence southerly along the west line of New Utrecht avenue 19.55 feet to the north line of the right of way of the New York and Sea Beach Railroad.

2. Thence westerly along the north line of the right of way of the New York and Sea Beach Railroad deflecting to the left on a curve whose radius is 903 feet, 44.77 feet.

3. Thence easterly 32.60 feet to the point of beginning. Parcel "C."

Beginning at the intersection of the west line of Eighteenth avenue with the north line or Sixty-second street, as the same are laid out on the map of the City.

1. Thence southerly along the west line of

Eighteenth avenue 60.01 feet.
2. Thence westerly deflecting 90 degrees 48 minutes 28 seconds to the right 2,945.71 feet to the east line of New Utrecht avenue. 3. Thence northerly along the east line of New Utrecht avenue 66.81 feet. Thence easterly 2,974.25 feet to the point

of beginning.

Parcel "D." Beginning at the intersection of the east line of Bay parkway with the south line of Sixtysecond street, as the same are laid out on the map of the City.

1. Thence northerly along the east line of Bay parkway 60 feet.
2. Thence easterly deflecting 90 degrees to the right 1,700.12 feet to the east line of West street.

3. Thence southern,
West street 87.40 feet.
4. Thence westerly 1,763.67 feet to the point of beginning.
TWENTY-FOURTH AVENUE.

Beginning at the intersection of the east line of West street with the northwest line of Twenty-fourth avenue, as the same are laid out on the map of the City.

1. Thence southerly along the east line of West street 110.03 feet

West street 110.03 feet.
2. Thence southwesterly deflecting 46 degrees 28 minutes 37 seconds to the right 110.03 feet to the west line of West street.
3. Thence southerly along the west line of West street 32.45 feet to the northeast line of

Sixty-second street. 4. Thence northwesterly along the northeast line of Sixty-second street 103.60 feet.

5. Thence northeasterly 207.84 feet to the point of beginning.

The Board of Estimate and Apportionment on the 6th day of April, 1911, duly fixed and de-termined the area of assessment for benefit in this proceeding as follows:

1. Bounded on the northeast by a line mid-way between Sixty-first street and Sixty-second street; on the southeast by a line distant 100 feet southeasterly from and parallel with the south-easterly line of Eighteenth avenue, the said distance being measured at right angles to Eighteenth avenue; on the southwest by a line mid-way between Sixty-second street and Sixty-third street; and on the northwest by a line distant 100 feet northwesterly from and parallel with the northwesterly line of Tenth avenue, the said distance being measured at right angles to

Tenth avenue.

2. Beginning at a point on the easterly line of West street where it is intersected by the prolongation of a line midway between Sixty-second street and Sixty-third street and running thence northwestwardly along the said line

midway between Sixty-first street and Sixty second street; thence southeastwardly along the said line midway between Sixty-first street and Sixty-second street to the intersection with a line midway between Twenty-third avenue and Twenty-fourth avenue; thence northeastwardly along the said line midway between Twenty-third avenue and Twenty-fourth avenue to the intersection with the westerly line of West street; thence eastwardly at right angles to West street a distance of 180 feet; thence southwardly and parallel with West street to the intersection with a line at right angles to West street and passing through the point of beginning; thence westwardly along the said line at right angles to West street to the point or place of

beginning.
Dated New York, November 16, 1912.
ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhat tan, New York City.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the purpose of opening and extending BELMONT AVENUE, from Pennsylvania avenue to Wyona street, and from Eldert lane to the old City line, in the Twenty-sixth Ward, Borough of Brooklyn, City of New York.

PURSUANT TO THE STATUTES IN SUCH PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 29th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon. soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Esti-mate and of one Commission of Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Belmont avenue, from Pennsylvania avenue to Wyona street, and from Eldert lane to the old City line, in the Twenty-sixth Ward, Borough of Brooklyn, City of New York, being the following described lots, pieces or parcels of land, viz.:

Parcel "A."
Beginning at the intersection of the west line of Pennsylvania avenue with the south line of Belmont avenue as the same are laid out on the

1. Thence northerly along the west line of Pennsylvania avenue 60.0 feet.
2. Thence easterly deflecting 90 degrees to the right 877.25 feet to the east line of Wyona street.

3. Thence southerly along the east line of Wyona street 60.0 feet.
4. Thence westerly 877.25 feet to the point of beginning.

Parcel "B." Beginning at the intersection of the west line of Eldert lane with the south line of Belmont avenue as the same are laid out on the map of

the City.

1. Thence northerly along the west line of Eldert lane 60.0 feet.

2. Thence easterly deflecting 90 degrees to the right 178.93 feet.

3. Thence easterly deflecting 11 degrees 41 minutes 40 seconds to the right 299.46 feet to the north line of Conduit avenue. 4. Thence easterly deflecting 5 degrees 40 minutes 43 seconds to the left 307.62 feet to the

old City line.
5. Thence southerly deflecting 78 degrees 32 minutes 22 seconds to the right along the old City line 61.22 feet.

Thence westerly deflecting 101 degrees 27 minutes 38 seconds to the right 322.76 feet.
7. Thence westerly deflecting 5 degrees 40 minutes 43 seconds to the right 296.30 feet to the

south line of Conduit avenue.
8. Thence westerly 172.78 feet to the point The Board of Estimate and Apportionment on the 14th day of December, 1911, duly fixed and determined the area of assessment for benefit

in this proceeding as follows:

1. Bounded on the north by a line midway between Pitkin avenue and Belmont avenue; on the east by a line midway between Wyona street and Bradford street; on the south by a line midway between Belmont avenue and Sutter avenue, and on the west by a line midway be-tween Sheffield avenue and Pennsylvania avenue. 2. Bounded on the north by a line midway between Pitkin avenue and Belmont avenue, as these streets are laid out east of Drew avenue and by the prolongations of the said line; on the east by a line distant 100 feet casterly from and parallel with the former City line; on the south by a line midway between Belmont avenue and Sutter avenue, as these streets are laid out between Grant avenue and Elderts lane, and by the prolongation of the said line, and on the

west by a line midway between Grant avenue and Elderts lane.

Dated New York, November 16, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan New York City. tan, New York City.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee to the lands, tenements and hereditaments required for the opening and extending of PACKARD STREET, between Borden avenue and Mid-dleburg avenue in the First and Second Wards, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court, State of New York, Second Department, bearing date the 30th day of October, 1912, and duly entered and filed in the office of the Clerk of the County of Queens on the 6th day of November, 1912, James F. O'Brien, Esq., was appointed a Commissioner of Estimate in the above entitled titled proceeding in the place and stead of

George E. Clay, resigned. George E. Clay, resigned.

Notice is further given that, pursuant to the said order the said James F. O'Brien, Esq., will attend at a Trial Term, Part I of the Supreme Court of the State of New York, Second Department, to be held at the County Court House in the Borough of Queens in The City of New York on the 22d day of November, 1912, at the opening of the Court on that day or as soon thereafter as counsel can be heard. or as soon thereafter as counsel can be heard thereon for the purpose of being examined un-der oath by the Corporation Counsel or by any other person having any interest in the said proceeding as to his qualifications to act as such Commissioner of Estimate.

Dated, Borough of Manhattan, City of New York, November 9, 1912. ARCHIBALD R. WATSON, Corporation Counsel, Office and Post Office Address, Hall of Records, Corner of Centre and Chambers streets, Borough of Manhattan, City of New York.

York.

York, Novemoer 9, 1912.

FRANCIS J. SULLIVA J. McLEAN, MORRIS C of Estimate; FRANCIS missioner of Assessment.

EDWARD RIEGELMANN, (

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee to the lands, tenements and hereditaments required for the opening and extending of NINTH AVENUE, from Flushing avenue to Berrian avenue in the First Ward, Borough of Queens, City of New York City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, Second Department, bearing date the 30th day of October, 1912, and duly en-tered and filed in the office of the Clerk of the County of Queens on the 6th day of November, 1912, James H. Quinlan, Abraham D. Van Siclen and John Wild, Esqs., were appointed Commissioners of Estimate in the above entitled proceeding and that in and by the said order James H. Quinlan was appointed the Commissioner of Assessment

sioner of Assessment.

Notice is further given that, pursuant to the Notice is further given that, pursuant to the statutes in such cases made and provided the said James H. Quinlan, Abraham D. Van Sichen and John Wild, Esqs., will attend at a Trial Term, Part I of the Supreme Court of the State of New York, Second Department, to be held in the County Court House in the Borough of Queens, in The City of New York, on the 22d day of November, 1912, at the opening of the Court on that day or as soon thereafter as counsel can be heard thereon for the purpose of being examined under oath by the Corporation Counsel or by any other person having any tion Counsel or by any other person having any

tion Counsel or by any other person having any interest in said proceeding as to their qualifications to act as such Commissioners.

Dated, Borough of Manhattan, City of New York, November 9, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Office and Post Office Address, Hall of Records, Corner of Centre and Chambers streets, Borough of Manhattan, City of New York, York. n9.20

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of THATFORD AVE. NUE, from Riverdale avenue to Stanley avenue, and OSBORN STREET, from Riverdale avenue to Vianna avenue in the Transvictor avenue to Vienna avenue, in the Twenty-sixth and Thirty-second Wards, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to

all others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 27th day of November, 1912, and that the said Commissioners will hear parties. and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 2d day of December, 1912, at 3 o'clock p. m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of

benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 27th day of November, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 3d day of December, 1912, at 3 o'clock p. m.

Third—That the Commissioner of Assessment

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 26th day of January, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on a line midway between Rockaway avenue and Thatford avenue, distant 100 feet northerly from the northerly line of Riverdale avenue and running thence eastwardly and parallel with Riverdale avenue to the intersection with a line midway between Osborn street and Watkins street; thence southwardly along the said line midway between Osborn street and Watkins street to a point distant 100 feet southerly from the southerly line of Vienna avenue; thence westwardly and parallel with Vienna avenue to the intersection with a line midway be tween Thatford avenue and Osborn street; thence southwardly along the said line midway between Thatford avenue and Osborn street to a point distant 100 feet southerly from the southerly line of Stanley avenue; thence westwardly and parallel with Stanley avenue to the intersection with a line midway between Rock-away avenue and Thatford avenue; thence northwardly along the said line midway between Rockaway avenue and Thatford avenue to the point or place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, No. 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the 9th day of

December, 1912.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held in the County Court House, in the Bor-ough of Brooklyn, in The City of New York, on the 20th day of December, 1912, at the open-

ing of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them the motion to confirm the reports as to awards and as to as-sessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated Borough of Brooklyn, New York, No-

vember 8, 1912.
FRANCIS J. SULLIVAN, Chairman; DAVID J. McLEAN, MORRIS COHEN, Commissioners of Estimate; FRANCIS J. SULLIVAN, Com-

EDWARD RIEGELMANN, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of WEST AVENUE (although not yet named by proper authority), from Hillside avenue to Jamaica avenue, in the Third Ward, Borough of Queens, in The City of New York,

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the aboveentitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at Special Term thereof, to be held for the hearing of motions at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 22d day of November, 1912, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by

Dated Borough of Manhattan, New York, November 8, 1912.

JOHN W. WEED, FRANCIS H. VAN
VECHTEN, FRANK E. ANDREWS, Commissioners of Estimate and Assessment. WALTER C. SHEPPARD, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of COLUMBIA PLACE, from Grand street to Brown place, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the aboveentitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held for the hearing of motions at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 22d day of November, 1912, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law. Dated Borough of Manhattan, New York, No-

vember 8, 1912.

WM. A. MOLLER, JOSEPH W. SAVAGE, GEORGE W. POPLE, Commissioners of Estimate; JOSEPH W. SAVAGE, Commissioner of

WALTER C. SHEPPARE Clerk

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ASHLAND STREET, from Cypress Hills Cemetery to street, and from North Curtis avenue to Metropolitan avenue, as shown upon a map or plan adopted by the Board of Estimate or plan adopted by the Board of Estimate and Apportionment May 16, 1912, and ap-proved by the Mayor May 22, 1912, together with the small unacquired portions of Forest Park, opposite Nostrand place and at the intersection of Ashland street, Myrtle avenue and Guion street, in the Fourth Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 20th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the aboveentitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Ashland street, from Cypress Hills Cemetery to Myrtle avenue; from Birch street to Spruce street, and from North Curtis avenue to Metropolitan avenue, as shown upon a map or plan adopted by the Board of Estimate and Apportionment May 16, 1912, and approved by the Mayor May 22, 1912, together with the small unacquired portions of Forest Park, opposite Nostrand place and at the intersection of Ashland street, Myrtle avenue and Guion street, in the Fourth Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of

Parcel "A."

Beginning at a point formed by the intersection of the easterly property line of the Cypress Hills Cemetery with the southerly line of Ashland street; running thence northerly for 61.19 feet along the said property line of Cypress Hills Cemetery to the northerly line of Ashland street; thence easterly deflecting to the right 101 degrees 20 minutes 00 seconds for 1,143.67 feet along the northerly line of Ashland street; thence easterly deflecting to the right 00 degrees 19 minutes 00 seconds for 1,782 feet along the northerly line of Ashland street; thence easterly deflecting to the right 00 degrees 56 minutes 52 seconds for 503.77 feet along the northerly line of Ashland street; thence easterly deflecting to the right 3 degrees 53 minutes 33 seconds for 1,331.45 feet along the northerly line of Ashland street to the westerly line of Manor avenue; thence easterly deflecting to the left 2 degrees 01 minutes 31 seconds for 51.81 feet along the northerly line of Ashland street to the easterly line of Manor avenue; thence easterly deflecting to the left 4 degrees 26 minutes 49 seconds for 607.67 feet along the northerly line of Ashland street to the westerly line of Diamond street; thence easterly deflecting to the left 1 degree 49 minutes 4 seconds for 61.74 feet along the northerly line of Ashland street to the easterly line of Diamond street; thence easterly deflecting to the left 00 degrees 31 minutes 57 seconds for 1,170.03 feet along the northerly line of Ashland street; thence easterly deflecting to the left on the arc of a circle tangent to the last-men-tioned course, the radius of which is 451.18 feet for 145.89 feet along the northerly line of Ashland street; thence easterly on a tangent to the

last-mentioned course for 352.10 feet along the northerly line of Ashland street; thence north-erly deflecting to the left 73 degrees 22 minutes 01 seconds for 54.43 feet along the boundary of Forest Park; thence easterly deflecting to the right 95 degrees 30 minutes 37 seconds for 138.35 feet along the boundary of Forest Park to the northerly line of Ashland street; thence easterly deflecting to the left 22 degrees 08 min-utes 36 seconds for 222.50 feet along the north-erly line of Ashland street; thence easterly deflecting to the right on the arc of a circle, the radius of which is 826.69 feet tangent to the preceding course for 95.68 feet along the northerly line of Ashland street; thence northerly deflecting to the left from the tangent to the last-mentioned course 91 degrees 54 minutes 02 seconds for 128.71 feet along the boundary of Forest Park to the southerly line of Myrtle avenue; thence easterly deflecting to the right 130 degrees 29 minutes 09 seconds for 397.06 feet along the southerly line of Myrtle avenue to the southerly line of Ashland street; thence westerly deflecting to the right 158 degrees 39 minutes 53 seconds for 82.46 feet along the southerly line of Ashland street; thence westerly deflecting to the left on the arc of a circle tangent to the last-mentioned course, the radius of which is 766.69 feet for 319.56 feet along the southerly line of Ashland street; thence westerly on a tangent to the last-mentioned course for 718.32 feet along the southerly line of Ashland street; thence westerly deflecting to the right on the arc of a circle tangent to the last-mentioned course, the radius of which is 511.18 feet for 165.29 feet along the southerly line of Ashland street; thence westerly on a tangent to the last-mentioned course 1,156.05 feet along the southerly line of Ashland street to the easterly line of Ashland street to the easterly deflecting to the left 00 degrees 03 minutes 09 seconds for 61.59 feet along the southerly line of Ashland street to the westerly line of Diamond street; thence westerly deflecting to the right 2 degrees 24 minutes 10 seconds for 643.89 feet along the southerly line of Ashland street to the easterly line of Manor avenue; thence weterly deflecting to the right 6 nue; thence westerly deflecting to the right 6 degrees 28 minutes 20 seconds for 1,326.72 feet along the southerly line of Ashland street to the easterly line of Ocean View avenue; thence westerly deflecting to the left 00 degrees 38 minutes 42 seconds for 50 feet along the southerly line of Ashland street to the westerly line of Ocean View avenue; thence westerly deflecting to the left 3 degrees 14 minutes 51 seconds for 451.46 feet along the southerly line of Ashland street to the easterly line of Benedict avenue; thence westerly deflecting to the left of degrees 09 minutes 51 seconds for 50.13 feet along the southerly line of Ashland street to the westerly line of Benedict avenue; thence westerly deflecting to the left 00 degrees 47 minutes 01 seconds for 1,730.67 feet along the southerly line of Ashland street to the easterly line of Racket street; thence westerly deflecting to the left 00 degrees 03 minutes 03 seconds for 50 feet along the southerly line of Ashland street to the westerly line of Racket street; thence westerly for 1,123.50 feet along the south-erly line of Ashland street to the easterly property line of Cypress Hills cemetery, the point or place of beginning.

Parcel "B.

Beginning at a point formed by the intersec-tion of the easterly line of Birch street with the southerly line of Ashland street; running thence northerly for 60 feet along the easterly line of Birch street to the northerly line of Ashland street; thence easterly deflecting to the right 90 degrees for 285.21 feet along the northerly line of Ashland street to the westerly line of Spruce street; thence southerly deflect-ing to the right 90 degrees for 60 feet along the westerly line of Spruce street to the southerly line of Ashland street; thence westerly for 285.21 feet along the southerly line of Ashland street to the easterly line of Birch street, the point or place of beginning.

Parcel "C."

Beginning at a point formed by the intersection of the easterly line of North Curtis avenue with the southerly line of Ashland street; running thence northerly for 60 feet along the easterly line of North Curtis avenue to the northerly line of Ashland street; thence easterly deflecting to the right 90 degrees for 456.97 feet along the northerly line of Ashland street and prolongation thereof to the southwesterly line of old Metropolitan avenue; thence southeast-erly deflecting to the right 38 degrees 47 minutes 25 seconds for 95.77 feet along the southwesterly line of old Metropolitan avenue to the prolongation of the southerly line of Ashland street; thence westerly for 531.62 feet along the south-erly line of Ashland street and prolongation thereof to the easterly line of North Curtis avenue, the point or place of beginning.

Ashland street, extending from Cypress Hills Cemetery to Myrtle avenue, Birch street to Spruce street and North Curtis avenue to Metropolitan avenue, including the unacquired areas of Forest Park opposite Nostrand place and at the intersection of Ashland street and Myrtle avenue, in the Fourth Ward, Borough of Queens, City of New York, is shown upon the following sections of the Final Maps of the Borough of

Oueens: Section 109-Approved by the Board of Es-Section 109—Approved by the Board of Estimate and Apportionment July 2, 1909; approved by the Mayor July 28, 1909; filed at County Clerk's Office, Jamaica, October 1, 1909; filed at the office of the President of the Borough of Queens October 6, 1909; filed at Corporation Counsel's Office Sentember 1, 1909. Section 111—Approved by the Board of Estimate and Apportionment July 2, 1909; approved by the Mayor July 28, 1909; filed at County Clerk's Office, Jamaica, October 1, 1909; filed at the office of the President of the Borough of Oueens October 6, 1909; filed at Corporation of Oueens October 6, 1909; filed at Corporation of Oueens October 6, 1909; filed at Corporation of October 1, 1 ough of Queens October 6, 1909; filed at Corporation Counsel's Office September 1, 1909. Section 118—Approved by the Board of Estimate and Apportionment July 2, 1909; approved by the Mayor July 28, 1909; filed at County Clerk's Office, Jamaica, October 1, 1909; filed at the office of the President of the Bord filed at the office of the President of the Borough of Queens October 6, 1909; filed at Corporation Counsel's Office September 1, 1909. Section 119—Approved by the Board of Estimate and Apportionment July 2, 1909; approved by the Mayor July 28, 1909; filed at County Clerk's Office, Jamaica, October 1, 1909; filed at the office of the President of the Borough of Queens October 6, 1909; filed at Corporation Counsel's Office September 1, 1909. Section 110—Approved by the Board of Estimate and Apportionment July 2, 1909; approved by the Mayor July 28, 1909; filed at County Clerk's Office, Jamaica, October 1, 1909; filed at the office of the President of the Borough of Queens October 6, 1909; filed at Corporation of Queens October 1, 1909; filed ough of Queens October 6, 1909; filed at Corporation Counsel's Office September 1, 1909.

—as amended by resolution of the Board of Estimate and Apportionment May 16, 1912; approved by the Mayor May 22, 1912, approving map dated February 28, 1912, altering the lines of Ashland street, and copies of maps having been filed at the office of the County Clerk at Jamaica August 21, 1912; at the office of the Persident of the Recount of Ouens August President of the Borough of Queens August 22, 1912; at the office of the Corporation Counsel August 21, 1912, and as amended by resolution of the Board of Estimate and Apportionment June 27, 1912; approved by the Mayor July 8, 1912, approving map altering the lines of Myrtle avenue, copies of maps having been filed at the office of the County Clerk at

Jamaica September 30, 1912; at the office of the President of the Borough of Queens Oc-tober 7, 1912, and at the office of the Corporation Counsel September 30, 1912, and as amended by resolution of the Board of Estimate and Apportionment September 21, 1911; approved by the Mayor October 5, 1911, copies of maps having been filed at the office of the County Clerk at Jamaica December 27, 1911; at the office of the President of the Borough of Queens January 2, 1912, and at the office of the Corporation Counsel December 27, 1911.

The Board of Estimate and Apportionment on the 11th day of July, 1912, duly fixed and determined the area of assessment for benefit

in this proceeding as follows: 1. Beginning at a point on the prolongation of a line midway between Stanton street and Shipley street where it is intersected by a line midway between Shaw avenue and Forest parkway, and running thence westwardly along the said line midway between Stanton street and Shipley street and along the prolongations of the said line to the intersection with a line distant 100 feet westerly from and parallel with the easterly boundary line of Cypress Hills Cemetery, the said distance being measured at right angles to the Cypress Hills Cemetery boundary line; thence northwardly along the said line parallel with the easterly boundary line of Cypress Hills Cemetery to a point distant 250 feet northerly from the prolongation of the northerly line of Ashland street, the said dis-tance being measured at right angles to Ashland street; thence eastwardly and always distant 250 feet northerly from and parallel with the northerly line of Ashland street and its prolongations as laid out adjoining Cypress Hills Cemetery and Nostrand place to the intersection with the southerly line of Myrtle avenue; thence north-wardly at right angles to Myrtle avenue a distance of 350 feet; thence eastwardly and parallel with Myrtle avenue to the intersection with the prolongation of a line midway between Bedford avenue and Greenwood avenue; thence south-wardly along the said line midway between Bedford avenue and Greenwood avenue and along the prolongation of the said line to the intersection with the prolongation of a line midway between Ashland street and Brandon avenue as these streets are laid out at Chestnut street; thence westwardly along the said prolongation of a line midway between Ashland street and Brandon avenue to the intersection with the centre line of Oxford avenue; thence northwarusy along the centre line of Oxford avenue to the intersection with the prolongation of a line midway between Emerson street and Ferriss place; thence westwardly along the said line midway between Emerson street and Ferriss place; thence westwardly along the said line midway between Emerson street and Ferriss place and along the prolongations of the said ine to the intersection with the centre line of Diamond street; thence southwardly along the centre line of Diamond street to a point distant 100 feet northerly from the prolongation of the northerly line of Ferriss street, the said distance being measured at right angles to Ferriss street; thence westwardly and always distant 100 feet northerly from and parallel with the northerly line of Ferriss street and the prolongations thereof to the intersection with a line midway between Forest parkway and Shaw avenue; thence southwardly along the said line midway between Forest parkway and Shaw ave-

nue to the point or place of beginning. 2. Beginning at a point on the northeasterly right-of-way line of the Montauk Division of the Long Island Railroad where it is intersected by the prolongation of a line distant 250 feet northerly from and parallel with the northerly line of Ashland street as this street is laid out east of Babbage street, the said distance being measured at right angles to Ashland street and running thence eastwardly along the said line parallel with Ashland street and along the prolongation of the said line to the intersection with a line distant 200 feet northeasterly from and parallel with the southwesterly line of Metropolitan avenue, the said distance being measured at right angles to Metropolitan avenue; thence southeastwardly along the said line parallel with Metropolitan avenue and the prolongation thereof to the intersection with a line at right angles to Metropolitan avenue and passing through a point on the prolongation of its southwesterly side where it is intersected by the prolongation of a line midway between Ashland street and Hillside avenue; thence southwestwardly along the said line at right angles to Metropolitan avenue to its southwesterly side; thence westwardly along the said line midway between Ashland street and Hillside avenue and along the prolongation of the said line to the intersection with the northeasterly right-of-way line of the Montauk Division of the Long Island Railroad; thence northwest-wardly along the said right-of-way line to the

point or place of beginning.

Dated New York, November 8, 1912.

ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Boreugh of Manhattan, City of New York. n8,19

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of CHICAGO STREET, opening and extending of CHICAGO STREET, from Corona avenue to Queens boulevard; TOLEDO AVENUE, from South Railroad avenue to Queens Boulevard; PARCELL STREET, from Gay Street to Corona avenue; MEDINA PLACE, from Gerry avenue to Corona avenue, and the PUBLIC PLACE bounded by Chicago street, Justice street and Laconia street, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 20th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Chicago street, from Corona avenue to Queens Boulevard; To-ledo avenue, from South Railroad avenue to Queens Boulevard; Parcell street, from Gay street to Corona avenue; Medina place, from Gerry avenue to Corona avenue, and the Public Place bounded by Chicago street, Justice street and Laconia street, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

CHICAGO STREET AND THE PUBLIC PLACE.

Beginning at a point formed by the intersec-

longed with the northerly line of Parcell street. Running thence southerly for 60.08 feet along the easterly line of Chicago street to the southerly line of Parcell street. Thence southerly, deflecting 2 degrees 58 minutes and 43 seconds to the right for 1,992.77 feet along the easterly line of Chicago street. Thence easterly, deflecting to the left 63 degrees 44 minutes 27 seconds for 30.73 feet. Thence southwesterly, deflecting to the right 102 degrees 19 minutes 00 seconds for 14.06 feet to the southerly line of Justice street. Thence easterly, deflecting to the left 103 degrees 42 minutes 32 seconds for 12.45 feet. Thence easterly, upon the arc of a circle tangent to the last-mentioned course, the radius of which is 372.29 feet for 19.80 feet to the northerly line of Laconia street. Thence westerly, deflecting to the right from a tangent to the last-mentioned course 143 degrees 35 minutes 37 seconds for 49.88 feet along the northerly line seconds for 49.88 feet along the northerly line of Laconia street to the easterly line of Chicago street. Thence southerly, deflecting to the left 75 degrees 24 minutes 48 seconds for 755.81 feet along the easterly line of Chicago street to the northerly line of old Hoffman Boulevard. Thence westerly, deflecting to the right 126 degrees 37 minutes 31 seconds for 74.76 feet along the northerly line of old Hoffman boulevard to the prolongation of the westerly line of Chicago street. Thence northerly, deflecting to the right 53 degrees 22 minutes 29 seconds for 2,754.21 feet along the westerly line of Chicago street to the southerly line of Parcell street. Thence westerly, deflecting to the left 90 degrees for westerly, deflecting to the left 90 degrees for 182.20 feet along the southerly line of Parcell street to the southeasterly line of old Corona avenue. Thence northeasterly, deflecting to the right 152 degrees 45 minutes 00 seconds for 60.29 feet along the southeasterly line of old the southeasterly deflect. Corona avenue. Thence northeasterly, deflecting to the left 00 degrees 02 minutes 33 seconds for 70.65 feet; thence deflecting to the right 00 degrees 03 minutes 07 seconds for 109.08 feet along the southeasterly line of old Corona avenue to the easterly line prolonged of Chicago street. Thence southerly for 56.16 feet along the north-easterly line of Neil place prolonged to the point or place of beginning.

TOLEDO STREET.

Beginning at a point formed by the intersection of the easterly line of Toledo street with the southerly line of South Railroad avenue. Running thence southerly for 3,896.09 feet along the easterly line of Toledo street to the north-erly line of old Hoffman boulevard. Thence westerly, deflecting to the right 123 degrees 13 minutes 40 seconds for 71.73 feet along the northerly line of old Hoffman boulevard to the westerly line of Toledo street prolonged. Thence northerly, deflecting to the right 56 degrees 46 minutes 20 seconds along the westerly line of Toledo street to the southerly line of South Railroad avenue for 3,851,35 feet. Thence easterly deflecting to the right 83 degrees 34 minutes 15 seconds for 4.54 feet along the southerly line of South Railroad avenue. Thence easterly for 55.70 feet along the southerly line of South Railroad avenue to the easterly line of Toledo street, the point or place of beginning.

PARCELL STREET. Beginning at a point formed by the intersec-tion of the northerly line of Parcell street with the northeasterly line prolonged of Neil place. Running thence easterly for 964.04 feet along the northerly line of Parcell stret to the westerly line of old Gay street. Thence southerly deflecting to the right 90 degrees for 60 feet along the westerly line of old Gay street to the southerly line of Parcell street. Thence west-erly deflecting 90 degrees to the right for 1,203.12 feet along the southerly line of Parcell street to the southeasterly line of old Corona avenue. Thence northeasterly deflecting 152 degrees 45 minutes 00 seconds to the right for 60.29 feet; asterly de grees 02 minutes 33 seconds for 70.65 feet; thence northeasterly, deflecting to the right 10 degrees 03 minutes 07 seconds for 109.08 feet, always along the southeasterly line of old Corona avenue to the prolongation of the northeasterly line of Neil place. Thence southeasterly, deflecting to the right for 56.16 feet along the northeasterly line of Neil place prolonged to the northerly line of Parcell street, the point or place of begin-

MEDINA PLACE.

Beginning at a point formed by the intersection of the easterly line of Medina place with the southerly line of old Corona avenue. Running thence southerly for 672.18 feet along the easterly line of Medina place to the northerly line of old Gerry avenue. Thence westerly, deflecting to the right 90 degrees for 50 feet along the northerly line of old Gerry avenue to the westerly line of Medina place prolonged. Thence mortherly, deflecting to the right 90 degrees for 689.19 feet along the westerly line of Medina place to the southerly line of old Corona avenue. Thence easterly, for 52.18 feet along the south-erly line of old Corona avenue to the easterly line of Medina place, prolonged, the point or

place of beginning.
Chicago street, Toledo street, Parcell street,
Medina place and the Public Place, bounded by Chicago street, Justice street and Laconia Street, in the Second Ward, Borough of Queens, City of New York, are shown upon Section 26 of the Final Maps of the Borough of Queens, filed at the office of the President of the Borough of Quens and the office of the County Clerk a Jamaica August 23, 1910, and at the office of the Corporation Counsel August 18, 1910.

The Board of Estimate and Apportionment on the 4th day of May, 1911, duly fixed and determinuted the area of assessment for benefit in

this proceeding as follows: Beginning at a point on the northerly line of Maurice avenue where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Pike street and Chicago street as these streets are laid out between Corona avenue and Gerry avenue, and running thence northwardly along the said bisecting line to the intersection with the northwesterly line of Corona avenue; thence northwestwardly at right angles to Corona avenue a distance of 100 feet; thence northeastwardly along a line parallel with Corona avenue as this street is laid out southwesterly from Hampton street, and along the prolongation of the said line to the intersection with the southerly property line of the North Side Division of the Long Island Railroad; thence eastwardly along the said property line to the intersection with the prolongation of a line midway between Toledo street and Gay street; thence southwardly along the said line midway between Toledo street and Gay street, and along the prolongation of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongation of the centre lines of Lurt-ing street and Parcell street, as these streets are laid out between Toledo street and Gay street; thence eastwardly along the said bisecting line to the intersection with a line midway between Gay street and Hanover avenue; thence southwardly along the said line midway between Gay street and Hanover avenue to the intersection with the prolongation of a line midway between Parcell street and Gerry avenue; thence west-wardly along the said line midway between Parcell street and Gerry avenue and along the prolongation of the said line to the intersection with a line midway between Toledo street and Gay street; thence southwardly along the said line midway between Toledo street and Gay street, and along the prolongation of the said line to the intersection with a line midway betion of the northeasterly line of Neil place pro- I tween Gerry avenue and Maurice avenue; thence

eastwardly along the said line midway between Gerry avenue and Maurice avenue to the inter-section with a line midway between Toledo street and Hanover avenue; thence southwardly along the said line midway between Toledo street and Hanover avenue to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Toledo street and Hanover avenue as these streets are laid out between Norfolk street and Orontes street; thence southwardly along the said bisecting line to the intersection with a line midway between Palmer street and Rodman street; thence westwardly along the said line midway between Palmer street and Rodline midway between Palmer street and Rodman street to the intersection with the northeasterly line of Queens boulevard; thence southwestwardly at right angles to Queens boulevard a distance of 300 feet; thence northwestwardly and always distant 100 feet southwesterly from and parallel with the southwesterly line of Queens boulevard to the intersection with a line parallel with Chicago street and passing through the point of beginning; thence northwardly along the said line parallel with Chicago street to the point or place of beginning.

Dated New York, November 7, 1912.
ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, City of New York.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of SEVENTY-EIGHTH STREET, from Narof SEVENT - Electric Street, from Narrows avenue to the westerly line of New Utrecht avenue, and from the easterly line of New Utrecht avenue to Stillwell avenue, in the Thirtieth and Thirty-first Wards in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-en-titled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 19th day of November, 1912, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, No-

vember 7, 1912.
CLINTON S. HARRIS, CHARLES F.
MURPHY, HUGH S. McTERNON, Commissioners of Estimate; CLINTON S. HARRIS Commissioner of Assessment.

SECOND DEPARTMENT.

EDWARD RIEGELMANN, Clerk.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee to the lands, tenements and hereditaments required for the opening and extending of BRITTON AVENUE (Orchard avenue), from Broadway to Roosevelt avenue, and of ELMHURST AVENUE, from Broadway to Roosevelt avenue, in the Second Ward, Borough of Queens, City of New York.

cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 20th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and one Commis-sioner of Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Britton avenue (Orchard avenue). from Broadway to Roosevelt avenue, and of Elmhurst avenue, from Broadway to Roosevelt avenue, in the Second Ward, Borough of Oueens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

BRITTON AVENUE. Beginning at a point formed by the intersection of the southerly line of Roosevelt avenue with the westerly line of Britton avenue; running thence easterly for 76.34 feet along the southerly line of Roosevelt avenue to the east-erly line of Britton avenue; thence southerly, deflecting 128 degrees 11 minutes 18 seconds to the right for 2,225.32 feet along the easterly line of Britton avenue to the northerly line of old Broadway; thence westerly, deflecting 92 degrees 43 minutes 51 seconds to the right for 60.07 feet along the northerly line of old Broadway to the westerly line of Britton avenue; thence northerly, deflecting to the right for 2,175.27 feet along the westerly line of Britton avenue to the southerly line of Roosevelt avenue. . nue, the point or place of beginning.

ELMIIURST AVENUE. Beginning at a point formed by the intersection of the southerly line of Roosevelt avenue with the westerly line of Elmhurst avenue; running thence easterly for 70.51 feet along the southerly line of Roosevelt avenue to the easterly line of Elmhurst avenue; running thence southerly deflecting 121 degrees 41 minutes 29 seconds to the right for 1,245.70 feet along the easterly line of Elmhurst avenue; running thence southerly deflecting 06 degrees 29 minutes 49 seconds to the right for 734.36 feet along the easterly line of Elmhurst avenue; running thence southerly deflecting 04 degrees 42 minutes 02 seconds to the right for 736.53 feet along the easterly line of Elmhurst avenue to the northerly line of old Broadway running thence westerly deflecting 99 degrees 34 minutes 46 seconds to the right for 8.76 feet along the northerly line of old Broadway; running thence westerly deflecting 21 degrees 38 minutes 41 seconds to the right for 57.41 feet along the northerly line of old Broadway; running thence westerly deflecting 25 degrees 19 minutes 11 seconds to the left for 2.28 feet along the northerly line of old Broadway to the westerly line of Elmhurst avenue; running thence northerly deflecting 84 degrees 05 minutes 44 seconds to the right for 702.61 feet along the westerly line of Elmhurst avenue; running thence northerly deflecting 04 degrees 42 minutes 02 seconds to the left for 728.50 feet along the westerly line of Elmhurst avenue; running thence northerly along the west-erly line of Elmhurst avenue for 1,205.24 feet to the southerly line of Roosevelt avenue, the point or place of beginning.

Britton avenue and Elmhurst avenue are shown upon Section 19 of the Final Maps, approved by the Board of Estimate and Apportionment June 17, 1910; by the Mayor June

24, 1910, and filed at the office of the President of the Borough of Queens August 23, 1910; the office of the County Clerk at Jamaica August 23, 1910, and at the office of the Corporation Counsel October 24, 1910; and upon Section 20 of the Final Maps, approved by the Board of Estimate and Apportionment July 1, 1910; by the Mayor July 13, 1910; and filed at the office of the President of the Borough of Queens October 29, 1910; at the office of the County Clerk, Jamaica, October 29, 1910, and at the office of the Corporation Counsel October 24, 1910.

The Board of Estimate and Apportionment on the 15th day of June, 1911, duly fixed and de-termined the area of assessment for benefit in

this proceeding as follows:

Beginning at a point on the prolongation of a line midway between Britton avenue and Vietor place, distant 100 feet southerly from the south erly line of Broadway, the said distance being measured at right angles to Broadway and running thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of Broadway to the intersection with the prolongation of a line midway between Britton avenue and Petit place; thence northwardly along the said line midway between Britton avenue and Petit place, and along the prolonga-tions of the said line to a point distant 100 feet northerly from the northerly line of Ithaca street; thence westwardly and parallel with Ithaca street to the intersection with a line bi-secting the angle formed by the intersection of the prolongations of the centre lines of Baxter avenue and Britton avenue as these streets are laid out between Gleane street and Hampton street; thence northwardly along the said bisecting line to the intersection with the southerly line of Roosevelt avenue; thence northwardly at right angles to Roosevelt avenue a distance of 180 feet; thence eastwardly and parallel with Roosevelt avenue to the intersection with a line at right angles to Roosevelt avenue and passing through a point on its southerly side where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Elmhurst avenue and Warner avenue as these streets are laid out between Denman street and Elbertson street; thence southwardly along the said line at right angles to Roosevelt avenue to its southerly side; thence southwardly along the bisecting line last described to the intersection with the prolongation of a line midway between Elmhurst avenue and Warner avenue as these streets are laid out between Hampton street and Jacobsen street; thence southwardly along the said line midway between Elmhurst avenue and Warner avenue and along the prolongation of the said line to the intersection with a line passing through a point on the northerly line of Ketcham street midway between Elmhurst avenue and Warner avenue, and a point on the northerly line of Macnish street midway between Elmhurst avenue and Kingsland avenue; thence southwardly along the line last described to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Elmhurst avenue and the westerly line of Kingsland avenue as these streets are laid out be-tween Broadway and Macnish street; thence southwardly along the said bisecting line to a point distant 100 feet southerly from the southerly line of Broadway, the said distance being measured at right angles to Broadway; thence westwardly and parallel with Broadway to the intersection with a line bisecting the angle formed by the intersection of the prolongation of the centre lines of Vietor place and Elmhurst avenue as these streets are laid out between Ketcham street and Macnish street; thence northwardly along the said bisecting line to the inter-PURSUANT TO THE STATUTES IN SUCH section with a line at right angles to Jacobsen street, and passing through a point on its southerly side midway between Vietor place and Elm-hurst avenue; thence northwardly along the said line at right angles to Jacobsen street to a point distant 100 feet northerly from its northerly side; thence westwardly and parallel with Jacon-sen street to the intersection with the prolongation of a line midway between Britton avenue and Vietor place; thence southwardly along the said line midway between Britton avenue and Vietor place and along the prolongations of the

said line to the point or place of beginning.

Dated New York, November 7, 1912.

ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, City of New York.

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SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ROSE-BANK AVENUE, from Southside Boulevard to Broad street, in the Second and Fourth Wards, Borough of Richmond, City of New

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on the 20th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and of one Commissioner of Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Rosebank avenue, from Southside boule ward to Broad street, in the Second and Fourth Wards, Borough of Richmond, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Parcel "A."

Resistance of the Second and Fourth Wards, Borough of Richmond, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Parcel "A."

Beginning at a point on the southerly line of Broad street 164.99 feet easterly from the intersection of said southerly line of Broad street and the easterly line of Varian street. Thence easterly along said southerly line of Broad street 100.02 feet. Thence southerly deflecting 91 degrees 13 minutes and 50 seconds to the right 245 feet. Thence still southerly deflecting 0 degrees 27 minutes and 1 second to the right 1,155.98 feet. Thence still southerly deflecting 13 degrees 20 minutes and 41 seconds to the left 200.25 feet. Thence still southerly to the left 909.03 feet. Thence still southerly deflecting 9 degrees 59 minutes and 57 seconds to the right 590.86 feet. Thence still southerly deflecting 3 degrees 36 minutes and 19 seconds to the left 154.02 feet to the northerly line of the land of the Staten Island Railway. Thence westerly deflecting 67 degrees 35 minutes and 19 seconds to the right along said northerly line of the land of the Staten Island Railway 70.52 feet. Thence still westerly deflecting 6 degrees 34 minutes and 4 seconds to the left along said northerly line of the land of the Staten Island Railway 39.79 feet. Thence northerly parallel to and distant 100 feet westerly from the sixth. to and distant 100 feet westerly from the sixth course 203.33 feet. Thence still northerly parallel to and distant 100 feet westerly from the fifth course 585.26 feet. Thence still northerly parallel to and distant 100 feet westerly

from the fourth course 911.97 feet. Thence still northerly parallel to and distant 100 feet westerly from the third course 1,167.29 feet. Thence still northerly parallel to and distant 100 feet westerly from the second course 242.46 feet to the point of beginning.

Parcel "B."

Beginning at the point of intersection of the

Beginning at the point of intersection of the southerly line of the land of the Staten Island Railway and the southerly prolongation of the ninth course of Parcel "A," said point being 54.12 feet southerly from the intersection of said ninth course of Parcel "A" and the northerly line of the land of the Staten Island Railway. Thence southerly on the southerly prolongation of said ninth course of Parcel "A" 333.62 feet. Thence still southerly deflecting 2 degrees 41 minutes 46 seconds to the left 90.39 feet. Thence easterly deflecting 122 degrees 35 minutes 6 easterly deflecting 122 degrees 35 minutes 6 seconds to the left 118.68 feet. Thence northerly parallel to and distant 100 feet easterly erly parallel to and distant 100 feet easterly from the second course 24.12 feet. Thence still northerly parallel to and distant 100 feet easterly from the first course 374.88 feet to the southerly line of the land of the Staten Island Railway. Thence westerly deflecting 115 degrees 32 minutes 12 seconds to the left along said southerly line of the land of the Staten Island Railway 97.03 feet. Thence still westerly deflecting 18 degrees 36 minutes 12 seconds to the right and along said southerly line of the land of the Staten Island Railway 12 feet. Thence still westerly along said southerly line of the land of the Staten Island Railway 12 feet. Thence still westerly along said southerly line of the land of the Staten Island Railway 0.63 feet to the point of beginning.

the point of beginning.

Rosebank avenue is shown on a map entitled "Layout and Grades of Southside Boulevard, from Monument No. 37 to Rosebank avenue, and Rosebank avenue, from Southside boulevard to Staten Island Railway and from Staten Island Staten Island Railway and from Staten Island Railway to Broad street, in the Second and Fourth Wards, Borough of Richmond, The City of New York," which map was filed in the office of the President of the Borough of Richmond July 23, 1910, and in the offices of the Clerk of the County of Richmond and the Counsel for the Corporation of The City of New York on or about the same date.

The Board of Estimate and Apportionment on the 20th day of April, 1911, duly fixed and determined the area of assessment for benefit in this proceeding as follows:

Beginning at a point on the prolongation of a line distant 500 feet easterly from and parallel with the easterly line of Targee street, as this street is laid out immediately south of Broad street, the said distance being measured at right angles to Targee street, where it is intersected

angles to Targee street, where it is intersected by a line distant 100 feet northerly from and parallel with the northerly line of Boyd street as in use between Court street and Cedar street, the said distance being measured at right angles to Boyd street, and running thence eastwardly along the said line parallel with Boyd street and along the prolongation of the said line to the intersection with a line distant 100 feet easterly from and parallel with the easterly line of Wright street, the said distance being line of Wright street, the said distance being measured at right angles to Wright street; thence southwardly along the said line parallel with Wright street, and along the prolongation of the said line to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Brook street, the said distance being measured at right angles to Brook street; thence southwardly along the said line parallel with Brook street and along the prolongation of the said line to a point the prolongation of the said line to a point distant 750 feet easterly from the prolongation of the easterly line of Rosenbank avenue, the said distance being measured at right angles to Rosebank avenue; thence southwardly and always distant 750 feet easterly from and parallel with the easterly line of Rosebank avenue and the prolongations thereof, to a point distant 100 feet southerly from the southerly line of St. Marys avenue, the said distance being measured at right angles to St. Marys avenue; thence westwardly and parallel with St. Marys avenue to a point distant 750 feet westerly from the prolongation of the westerly line of Rosebank avenue, the said distance being measured at right angles to Rosebank avenue; thence north-

The lines of the streets herein referred to, and which have not yet been formally incor-porated upon the City map, are intended to be those now in use and as commonly recognized. Dated New York, November 7, 1912.
ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, City of New York.

wardly and always distant 750 feet westerly from

and parallel with the westerly line of Rosebank

avenue and the prolongation thereof to the in-

tersection with a line parallel with Targee street

and passing through the point of beginning; thence northwardly along the said line parallel

with Targee street to the point or place of begin-

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ADDISON PLACE, from Laurel Hill boulevard to Anable avenue, as shown upon a map or plan adopted by the Board of Estimate and Apportionment January 11, 1912; and to GOSMAN AVENUE, from Borden avenue to Barnett avenue, and from Dreyer avenue to Jackson avenue, in the First and Second Wards, Borough of Queens, City

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 20th day of November, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the above-entitled matter. The nature and extent of the improve-PURSUANT TO THE STATUTES IN SUCH matter. The nature and extent of the improve-ment hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Addison place, from Laurel Hill boulevard to Anable avenue, as shown upon a map or plan adopted by the Board of Estimate and Appurtenant Lauren 11, 1012; and to and Apportionment January 11, 1912; and to Gosman avenue, from Borden avenue to Barnett avenue, and from Dreyer avenue to Jackson avenue, in the First and Second Wards, Borough

avenue, in the First and Second Wards, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

ADDISON PLACE.

Beginning at a point formed by the intersection of the easterly line of Addison place with the northerly line of Laurel Hill boulevard; thence westerly for 55.02 feet along the northerly line of Laurel Hill boulevard to the westerly line of Addison place; thence northerly deflecting to the right 114 degrees 40 minutes 34 seconds for 384.32 feet along the westerly line of Addison place; thence northerly, deflecting to the left place; thence northerly, deflecting to the left along the arc of a circle which is tangent to the last-mentioned course, and whose radius is 150

feet for 80.12 feet; thence northerly, deflecting to the right along the arc of a circle with a radius of 200 feet for 106.83 feet along the westerly line of Addison place; thence northerly westerly line of Addison place; thence northerly along the westerly line of Addison place for 820.51 feet to the northerly line of Anable avenue; thence easterly, deflecting to the right 83 degrees 50 minutes 34 seconds for 50.29 feet along the northerly line of Anable avenue to the easterly line of Addison place; thence southerly, deflecting to the right 96 degrees 09 minutes 26 seconds for 825.91 feet along the easterly line of Addison place; thence southerly deflect. line of Addison place; thence southerly, deflecting to the left on the arc of a circle whose radius is 150 feet tangent to the last-mentioned course for 80.12 feet; thence southerly, deflecting to the right on the arc of a circle whose radius is 200 feet, and which is tangent to the last-mentioned course for 106.23 feet. last-mentioned course for 106.83 feet; thence southerly for 361.35 feet along the easterly line of Addison place to the northerly line of Laurel Hill boulevard, the point or place of beginning.

GOSMAN AVENUE.

Parcel "A."

Beginning at a point formed by the intersection of the easterly line of Gosman avenue with tion of the easterly line of Gosman avenue with the northerly line of Borden avenue; running thence westerly for 89.91 feet along the north-erly line of Borden avenue to the westerly line of Gosman avenue; thence northerly, deflecting to the right 62 degrees 50 minutes 41 seconds for 1,008.02 feet along the westerly line of Gos-man avenue to the southerly line of Laurel Hill boulevard; thence easterly, deflecting to the right 71 degrees 28 minutes 52 seconds for 84.37 feet along the southerly line of Laurel Hill boulevard along the southerly line of Laurel Hill boulevard to the easterly line of Gosman avenue; thence southerly for 1,075.74 feet along the easterly line of Gosman avenue to the northerly line of Borden avenue, the point or place of beginning.

Parcel "B."

Beginning at a point formed by the intersec-tion of the easterly line of Gosman avenue with the northerly line of Laurel Hill boulevard; running thence westerly for 84.37 feet along the northerly line of Laurel Hill boulevard to the westerly line of Gosman avenue; thence northerly, deflecting to the right 108 degrees 31 minutes 08 seconds for 2,732.20 feet along the westerly line of Gosman avenue to the southerly line of Greenpoint avenue; thence easterly, deflecting to the right 59 degrees 05 minutes 33 seconds for 17.96 feet along the southerly line of Greenpoint avenue to the southerly line of Queens boulevard; thence easterly, deflecting to the right 30 degrees 54 minutes 09 seconds for 64.59 feet 30 degrees 34 minutes by seconds for 04.39 feet along the southerly line of Queens boulevard to the easterly line of Gosman avenue; thence southerly for 2,714.64 feet along the easterly line of Gosman avenue to the northerly line of Laurel Hill boulevard, the point or place of be-

Parcel "C." Beginning at a point formed by the intersec-tion of the easterly line of Gosman avenue with the southerly line of Barnett avenue; running thence southerly for 2,625.01 feet along the easterly line of Gosman avenue to the northerly line of Thomson avenue; thence westerly, deflecting to the right 90 degrees for 80.00 feet along the northerly line of Thomson avenue to along the northerly line of Thomson avenue to the westerly line of Gosman avenue; thence northerly, deflecting to the right 90 degrees for 2,591.71 feet along the westerly line of Gosman avenue to the southerly line of Barnett avenue; thence easterly for 86.65 feet along the southerly line of Barnett avenue to the easterly line of Gosman avenue, the point or place of beginning.

Parcel "D."

Beginning at a point formed by the intersection of the easterly line of Gosman avenue with the portherly line of Drever avenue; runing

the northerly line of Dreyer avenue; running thence westerly for 86.65 feet along the northerly e of Dreyer avenue to the westerly line of Gosman avenue; thence northerly, deflecting to the right 112 degrees 35 minutes 35 seconds for 853.72 feet along the westerly line of Gosman avenue to the southerly line of Jackson avenue, thence easterly, deflecting to the right 93 degrees 51 minutes 10 seconds for 80.18 feet along the southerly line of Jackson avenue to the easterly line of Gosman avenue; thence southerly for 815.08 feet along the easterly line of Gosman avenue to the northerly line of Dreyer avenue, the point or place of beginning. Addison place and Gosman avenue are shown

upon Section 2 of Final Maps, approved by the Board of Estimate and Apportionment July 1, 1910; by the Mayor July 13, 1910, and filed in the office of the President of the Borough of Queens October 29, 1910; in that of the County Clerk at Jamaica October 29, 1910, and at that of the Corporation Counsel October 24, 1910, as amended by a map altering the lines of Addison place; approved by the Board of Estimate and Apportionment January 11, 1912; by the Mayor, January 17, 1912; filed at the office of the President of the Borough of Queens April 10, 1912; at that of the County Clerk at Jamaica April 5, 1912, and at that of the Corporation Counsel April 6, 1912, and upon Section 3 of the Final Maps, approved by the Board of Es-Counsel April 6, 1912, and upon Section 3 of the Final Maps, approved by the Board of Estimate and Apportionment July 6, 1911; by the Mayor July 11, 1911; filed at the office of the President of the Borough of Queens October 23, 1911; at that of the County Clerk at Jamaica October 17, 1911, and at that of the Corporation Counsel October 16, 1911.

The Board of Estimate and Apportionment on the 18th day of April, 1912, duly fixed and determined the area of assessment for benefit in this proceeding as follows:

this proceeding as follows:

Beginning at a point on a line midway between Fifteenth avenue and Sixteenth avenue, distant 100 feet northerly from the northerly line of Jackson avenue, the said distance being measured at right angles to Jackson avenue and running thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Jackson avenue to the intersection with the prolongation of a line midway between Fit-ting street and Stone street, as these streets are laid out between Middleburg avenue and Queens boulevard; thence southwardly along the said line midway between Fitting street and Stone street, and along the prolongations of the said line to a point distant 100 feet southerly from the south-erly line of Borden avenue, the said distance being measured at right angles to Borden ave-nue; thence westwardly and always distant 100 feet southerly from and parallel with the south-erly line of Borden avenue to the intersection with the prolongation of a line midway between Packard street and Bliss street; thence north-wardly along the said line midway between Packard street and Bliss street, and along the prolongations of the said line to the intersection with the prolongation of a line midway between Fifteenth avenue and Sixteenth avenue; thence northwardly along the said line midway between Fifteenth avenue and Sixteenth avenue and along the prolongation of the said line to the point or

place of heginning.

Dated New York. November 7, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

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SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title in fee, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of WOOLSEY AVENUE, extending from Barclay street to Steinway avenue, in the First Ward, Borough of Queens, City of New York, NOTICE IS HEREBY GIVEN TO ALL PER sons interested in the above-entitled proceed ing, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit

First-That the undersigned, Commissioners of Estimate, have completed their estimate of dam age, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office in the Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 25th day of November, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will he in attendance at their said office on the 27th day of November, 1912, at 3 o'clock p. m. Second—That the undersigned, Commissioner

of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office in the Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 25th day of November, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 29th day of November, 1912, at 3 o'clock p. m.

Third—That the Commissioner of Assessment

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 5th day of April, 1907, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and

described as follows, viz.:

Bounded on the northeast by a line midway between Woolsey avenue and Potter avenue, and by the prolongation of the said line; on the southeast by a line midway between Albert street (Eleventh avenue) and Theodore street, and by the prolongation of the said line; on the southwest by a line midway between Woolsey avenue and Hoyt avenue, and by the prolongation of the said line, and on the northwest by a line 100 feet northwesterly from and parallel with the northwesterly line of Barclay street.

Fourth-That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Depart ment of The City of New York, in the Municipal Building, Court House square, in the Borough of Queens, in said City, there to remain until the 27th day of November, 1912.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 27th day of December, 1912, at the opening of the Court on

that day.
Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, Oc-WILLIAM B. PARSONS, Chairman; W. J. HAMILTON, J. H. OUINLAN, Commissioners of Estimate; W. J. HAMILTON, Commissioner

of Assessment. WALTER C. SHEPPARD, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City ot New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of MAPLE STREET, from Nostrand avenue to Troy avenue, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 19th day of November, 1912, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.
Dated Borough of Brooklyn, New York, No-

vember 7, 1912. FLMER G. SAMMIS, MORTIMER W. BYERS, GEORGE I. WOOLLEY, Commissioners of Estimate; ELMER G. SAMMIS, Commis-

sioner of Assessment. EDWARD RIEGELMANN, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for an easement for sewer purposes in HARSELL STREET (Wilbur avenue), from Vernon avenue to the bulkhead line of the East River, in the First Ward, Borough of Queens, City of New York, shown on a map or plan submitted by the Secretary of the Borough of Queens with his com-munication dated June 13, 1910.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-en-titled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held for the hearing of motions at the County Court House in the Borough of Brooklyn, in The City of New York, on the 29th day of November, 1912, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the Office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, November 14, 1912.

HARRY R. GELWICKS, J. H. QUINLAN, CHAS. H. GEORGI, Commissioners of Estimate; J. H. QUINLAN, Chas. September 14, 1912. WALTER C. SHEPPARD, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title to FLAT-BUSH AVENUE EXTENSION, between Concord street and Nassau street, in the Fourth Ward, in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT ED-mund D. Hennessy, John W. Dewy and Will-iam H. Taylor were appointed by an order of the Supreme Court made and entered the 6th day of November, 1912, Commissioners of Estimate, and Edmund D. Hennessy, Commissioner of Assessment in the above-entitled proceeding. Notice is also given that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 25th day of November, 1912, on the opening of the Court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person interested in this pro-ceeding, as provided by section 973 of title 4 of chapter 17 of the Charter of The City of

Dated New York, Borough of Brooklyn, November 13, 1912. ARCHIBALD R. WATSON, Corporation Counsel.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments included within the PUBLIC PARK (Seaside Park) at Rockaway Beach, Fifth Ward, in the Borough of Queens, City of New York, as shown on a map bearing the signature of the Secretary of the Board of Estimate and Apportionment, dated July 27, 1911, adopted by the Board of Estimate and Apportionment on September 21, 1911, by a resolution which was approved by the Mayor on September 26, 1911, together with all the right, title and interest together with all the right, title and interes of the owners thereof in and to the land under the waters of the Atlantic Ocean and of Jamaica Bay in front thereof, except so much of the land shown on the aforesaid map as lies within the lines of an avenue known and shown thereon as Washington avenue, running across the entire length of the premises shown on said map, and which avenue is referred to in the sale of the above described premises in the action partition, entitled "II. II. Chittendon, plaintiff, against I. E. Gates and others, defendants," but including a perpetual right of way over the said strip of land lying within the limits of the said Washington avenue as appurtenant to the property abutting on either side thereof.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First-That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 4th day of December, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 5th day of December, 1912, at 3 o'clock p. m.

Second-That the abstract of said estimate of damage, together with the damage maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 5th day of December, 1912.
Third—That, provided there be no objections

filed to said abstract, our report herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 27th day of December, 1912, at the opening of the Court on that day

at the opening of the Court on that day. Fourth-In case, however, objections are filed to the foregoing abstract of estimate the motion to confirm our report shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906 Dated, Borough of Manhattan, New York, No-

wember 8, 1912. WM. S. COGSWELL, Chairman; CLARENCE. EDWARDS, JOHN J. GOODWIN, Commissioners of Estimate. JOEL J. SQUIER, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heret fore acquired to the lands, tenements and reditaments required for the opening and rending of CAS-SEL AVENUE (although 1 t yet named by proper authority), from Washington avenue to Jay avenue, in the Second Ward, Borough of Queens, City of New York, as amended by an order of this court, dated the 30th day of September, 1910, and entered in the office of the Clerk of the County of New York on the 4th day of October, 1910, so as to conform to the lines of said street, as shown upon Section 2 of the final maps of the Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 19th day of June, 1908, and approved by the Mayor on the 5th day of August, 1908, and as shown upon Section 17 of the final maps of the Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 26th day of June, 1908, and approved by the Mayor on the 5th day of August, 1908.

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

First-That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands, tene-ments and hereditaments and premises affected ments and hereditaments and premises affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, in the Municipal Building, Court House Square, Long Island City, Borough of Queens, in The City of New York, on or before the 19th day of November, 1912, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 21st be in attendance at our said office on the 21st day of November, 1912, at 1 o'clock p. m.

Second-That the abstracts of our said esti-Second—That the abstracts of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by us in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in said City, there to remain until the 21st day of November. 1912. City, there to remain until the 21st day of November, 1912.

Third—That the limits of our assessment for

Third—I hat the limits of our assessment for benefit include all those lands, tenements and hereditaments and premises situate, lying and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the easterly side of Hobson avenue (formerly Washington avenue) midway in the block bounded by the northerly side of Cassel avenue and the southerly side of Clymping avenue; Columbine avenue; running thence in an east-erly direction along the centre line of the block last mentioned to the northwesterly side of Jay avenue; thence in a southwesterly direction along the said northwesterly side of Jay avenue to the point of intersection of the said northwesterly side of Jay avenue and the easterly side of Willow street; thence on a straight line to the westerly side of Willow street at a point in a block midway between the southerly side of Cassel avenue and the northerly side of Halle avenue; thence in a westerly direction along the said last mentioned centre line to the easterly side of Hobson avenue; thence in a northerly direction along the said easterly side of said Hobson avenue to the point or place of beginning.
Fourth—That, provided there be no objections

filed to either of said abstracts, our final report herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, for the hearing of motions. to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 15th day of January, 1913, at the opening of the Court on that day.

Fifth—In case, however, objections are filed to either of said abstracts of estimate and assessment the notice of motion to confirm our Seal ment, the notice of motion to confirm our final report herein will stand adjourned to the date report herein will stand adjourned to the date to be hereafter specified, and of which notice will be given to all those who have theretofore appeared in this proceeding, as well as by pub-lication in the CITY RECORD, pursuant to Sec-tions 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws

Dated Borough of Manhattan, New York, Oc-MORRIS L. STRAUSS, Chairman, JACOB N. IMANDT, Commissioners. Walter C. Sheppard, Clerk. 030,n16.

NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

TERMS AND CONDITIONS UNDER WHICH REMOVAL FROM CITY PROPERTY.

THE BUILDINGS AND APPURTENANCES thereto will be sold to the highest bidder, who must pay cash or certified check, drawn to the order of the Comptroller of The City of New York, and must also give a certified check or cash in half the amount of the purchase price as security for the faithful performance of terms and conditions of the sale. Where the amount of the purchase price does not equal or exceed the sum of \$50, the sum of \$50 shall be the amount of the security to be deposited. This security may at any time after the expiration of the contract period be applied by the City to the cost of completing any of the work required under the contract, but unfinished at the expiration of the contract period.

The purchaser shall not lease, occupy, cause or permit the building or buildings, etc., pur-chased by him to be used or occupied for any purpose other than that of their speedy removal nor shall he collect any rental or other revenue for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeiture of the pur chase money and the security deposited for the faithful performance of the conditions of the sale. The placing therein or permitting the occupancy of any such building by any tenant free, for rent or otherwise, excepting the necessary watchmen or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale.

The sale will be as of the condition of the property on date of delivery thereof to the pur-chaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as nearly together as the circumstance of vacating the structures of their tenants will permit.

All the material of the buildings, sheds, walks, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurtenances and foundations of all kinds, except the exterior walls of the buildings and their founda-tions and the sidewalks and curb in front of said buildings, extending within the described area shall be torn down and removed from the prem-ises. None of the dirt, debris or waste resulting from demolition shall be allowed to remain or the premises, except old mortar or plaster only, which may be left, but not higher at any point than two feet below the curb opposite that The exterior walls and their foundations shall be taken down only to a plane whose elevation shall be the level of the curb in front of the building. Where there is no curb the elevation of the surrounding ground shall be considered curb level. All wells, cesspools, sinks, etc., existing on the property must be filled to the level of the surrounding ground with clean earth.

The purchaser at the sale shall also withdraw and remove all abandoned water taps and old service mains, and in place thereof cause to be inserted a brass plug in the main water pipe in the street, in compliance with the rules and regulations of the Department of Water Supply Gas and Electricity, and furnish the Department of Finance with a certificate from the Department of Water Supply, Gas and Electricity that this has been performed.

The purchaser at the sale shall also remove al house sewer connections to the main sewer in the street, and the opening of the main sewer in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated, and furnish the Pepartment of Finance with a ings of construction work may also be seen there.

certificate from the Bureau of Sewers that the work has been properly performed.

The permit for all opening in the street to be obtained by and at the expense of the purchaser of the building.

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work forfeiture of ownership of such buildings, appurtenances or portion as shall then be left standing, together with all moneys paid by said supphysions. with all moneys paid by said purchaser on ac-count thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding and The City of New York will, without notice to the purchaser, cause the same to be removed and the cost and expense thereof charged against the security above mentioned.

the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty days from the day of possession, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against and from all damage and costs to which it, they or any of them be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from any improper or defective materials or machinery, implements or appliances used in the removal of said buildings,

Where party walls are found to exist between buildings purchased by different bidders, the materials of said party walls shall be understood to be equally divided between the separate purchasers.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furrings, plaster, chimneys, projecting brick, etc., on the faces of such party walls are to be taken down and removed. The walls chall be made permaneably self-suporting bear shall be made permanently self-supporting, beam-holes, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs and adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed

by the operations of the contractor.

The Comptroller of The City of New York reserves the right on the day of sale to withdraw from sale any of the buildings, parts of buildings and machinery included therein, or to reject any and all hide and it is further.

and all bids, and it is further
Resolved, That, while the said sale is held
under the supervision of the Commissioners of the Sinking Fund, the Comptroller is authorized to cause the sale to be advertised and to direct the sale thereof as financial officer of the City.

PROPOSALS FOR BIDS AND ESTIMATES FOR THE CITY OF NEW YORK.

NOTICE TO CONTRACTORS.

GENERAL INSTRUCTIONS TO BIDDERS.

The person or persons making a bid or estimate for any services, work, materials or supplies for The City of New York, or for any of its departments, bureaus or offices, shall furnish the same in a sealed envelope, indorsed with the title of the supplies, materials, work or services for which name or names and the date of presentation to the President or Board or to the head of the Department at his or its office, on or before the date and hour named in the advertisement for the same, at which time and place the estimates received will be publicly opened by the President or Board or head of said Department and read, and the award of the contract made according

to law as soon thereafter as practicable.

Each bid or estimate shall contain the name and place of residence of the person making the same, and names of all persons interested with him therein, and, if no other person be so interested, it shall distinctly state that fact; also, that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Board of Aldermen, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of The City of New York is, shall be or become interested, directly or indirectly, as contracting party, partner, stockholder, surety or otherwise in or in the performance of the con-tract, or in the supplies, work or business to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate that the several matters stated herein are in all respects true,

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in The City of New York, or of a guaranty or surety company duly authorized by law to act as surety, and shall contain the mat-ters set forth in the blank forms mentioned below.

No bid or estimate will be considered unless, as a condition precedent to the reception or consideration of any proposal, it be accompanied by a certified check upon one of the State or Na-tional banks of The City of New York, drawn to the order of the Comptroller, or money or cor-porate stock or certificates of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security required in the advertisement, to the amount of not less than three nor more than five 1 :r centum of the amount of the bond required, as provided in section 420 of the Greater New York Charter.

The certified check or money should not be in-closed in the envelope containing the bid or estimate, but should be either inclosed in a separate envelope addressed to the head of the Department, President or Board, or submitted personally upon the presentation of the bid or estimate. For particulars as, to the quantity and quality of the supplies, or the nature and extent of the work, reference must be made to the specifica-

tions, schedules, plans, etc., on file in the said office of the President, Board or Department. bid shall be accepted from or contract awarded to any person who is in arrears to The City of New York upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the City.

The contract must be bid for separately.

The right is reserved in each case to reject all bids or estimates if it is deemed to be for the interest of the City so to do. Bidders will write out the amount of their bids or estimates in addition to inserting the same in

figures. Bidders are requested to make their bids or estimates upon the blank forms prepared and furnished by the City, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department for which the work is to be done. Plans and draw-