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LEGISLATIVE DEPARTMENT.

BOARD OF ALDERMEN.

STATED SESSION.

TUESDAY, March 16, 1880, }
12 o'clock, M. }

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

PRESENT :

Hon. John J. Morris, President ;

ALDERMEN

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

Frederick Helbig,
Patrick Keenan,
Bernard Kenney,
William P. Kirk,
Charles H. Marshall,
John McClave,

Jeremiah Murphy,
William Sauer,
Thomas Sheils,
James J. Slevin,
Joseph P. Strack,
William Wade.

The minutes of the last meeting were read and approved.

PETITIONS.

Petition of theatrical managers, asking that the ordinance for licensing ticket speculators be recommitted to the Committee on Law Department, in order that they may be heard before final action is taken on the ordinance.

Which was referred to the Committee on Law Department.

By Alderman Haffen—

Petition for Croton water-mains in Elton avenue, between One Hundred and Fifty-eighth and One Hundred and Sixty-second streets.

Which was referred to the Committee on Public Works.

By the same—

Petition for Croton water-mains and gas-mains in One Hundred and Forty-sixth street, between Brook and St. Ann's avenues.

Which was referred to the Committee on Public Works.

INVITATIONS.

An invitation was received from E. G. Gilmore to attend a performance at Niblo's Garden, on Thursday evening next.

Which was accepted.

An invitation was received to attend a celebration, by the Irish Civic Societies, at Jones Woods, on the 17th inst.

Which was accepted.

MOTIONS AND RESOLUTIONS.

By the President—

Whereas, The following appeared in all the daily papers published in this city, viz. :

Is it Safe?—The Chatham Street Elevated Railroad Station.

A report was presented to Sanitary Superintendent James this morning, by Inspector Murtha, concerning the condition of the new platform at the Chatham Square Station on the Elevated Railroads, where transfers are made from the Third to the Second Avenue road, and vice versa. The Inspector had watched the junction at hours of the day when great crowds throng the platforms and bridges, and has arrived at the conclusion that the accommodations as devised by the engineers are at these hours insufficient, and that, consequently, danger to life and limb exists. It was learned that this forms the subject of the report. The document itself is carefully guarded by the Health officials. Dr. James, while admitting the receipt of the report, refuses to give it for publication until it has been submitted to the Board at its meeting on next Tuesday, or to say whether the investigation had been made by direction of the Board or on the sole responsibility of the complaining Inspector.

—be it therefore

Resolved, That the Commissioner of Public Works be and he is hereby instructed to cause a critical examination to be made of the portion of the road mentioned in the above article, with a view of ascertaining the condition thereof, in respect to the safety of the public using the platforms and bridges, and report to this Board the result of such investigation, with his opinion and such recommendations as he may deem the absolute safety of the public, who patronize these roads, may require.

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

Which was decided in the affirmative.

By Alderman Kenney—

Resolved, That permission be and the same is hereby given to William Fanning to erect a bay-window on each of the dwellings on the east side of Lexington avenue, being 70 feet north of One Hundred and Seventeenth street, in accordance with the annexed diagram, the consent of the adjoining property owners having been received and is hereto annexed, the work to be done at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

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

Which not having been seconded,

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

Which was decided in the affirmative.

By Alderman Slevin—

Resolved, That Edward O'H. Jervis be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Sheils—

Resignation of George W. Kershaw as a Commissioner of Deeds.

Which was accepted.

Whereupon Alderman Sheils offered the following :

Resolved, That Gilbert J. McGloin be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of George W. Kershaw, who has resigned.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Haffen, Hall, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Slevin, Strack, and Wade—17.

By Alderman Goodwin—

Resignation of James W. McGowan as a Commissioner of Deeds.

Which was accepted.

Whereupon Alderman Goodwin offered the following :

Resolved, That Joseph H. Deane be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of James W. McGowan, who has resigned.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sheils, Slevin, and Wade—17.

By Alderman Murphy—

Resolved, That permission be and the same is hereby given to Fisher & Hedeman to erect an ornamental lamp-post and lamp (on the curb-line) in front of their premises, No. 175 South street, the gas to be supplied and the work to be done at their own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Coggey—

Resolved, That Croton-mains be laid in One Hundred and Fiftieth street, between St. Nicholas and Tenth avenues, as provided in chapter 381, Laws of 1879.

Which was referred to the Committee on Public Works.

By Alderman Hall—

Resolved, That permission be and the same is hereby given to William Reilly to place and keep a stand for the sale of newspapers, etc., under the stairway of the Elevated Railroad Company, on the northeast corner of Third avenue and Forty-second street ; such permission to continue only during the pleasure of the Common Council.

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

The motion not being seconded,

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

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

Marshall, viz. :

Affirmative—Aldermen Coggey, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, McClave, Murphy, Sauer, Sheils, Slevin, and Strack—15.

Negative—The President, Aldermen Finck, Marshall, and Wade—4.

By the President—

Resolved, That the Commissioner of Public Works be and is hereby authorized and directed to improve the carriageway of Park row, on the east side of the City Hall Park, by substituting, for a space four feet in width, flagging used as crosswalks, and removed in the work of repaving streets, for the present pavement, in five places, in distances equally or nearly equally divided between the plaza in front of the City Hall and the southerly end of the Post Office building, the expense to be charged to the appropriation for "Repairs and Renewal of Pavements."

Which was referred to the Committee on Streets and Street Pavements.

By Alderman Foster—

Resolved, That permission be and is hereby granted to S. H. Emanuel & Co. to place a sign on their premises, No. 125 Hudson street, said sign to be placed at an elevation of 20 feet clear of the sidewalk, not to obstruct the street in any way, and to remain during the pleasure of the Common Council.

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

But the motion was not seconded.

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

Which was decided in the affirmative.

By Alderman McClave—

Resolved, That permission be and the same is hereby given to S. D. Hatch to construct two bay-windows in front of two houses now being erected on south side of Fifty-seventh street, commencing 50 feet west of Fourth avenue and running 50 feet westerly, as shown on the annexed diagram, the work done at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

(G. O. 106.)

By Alderman Keenan—

Resolved, That the lamp-post and lamp now erected in front of No. 85 Crosby street be removed nine feet north of its present location, under the direction of the Commissioner of Public Works.

Which was laid over.

By Alderman Slevin—

Resolved, That this Common Council, while disclaiming any intention to interfere with the business of the Manhattan Elevated Railroad Company, yet, in the interest of the patrons of the roads, and as a measure that may yet result in saving the lives of many of our citizens, hereby, in the humblest and most respectful manner, take occasion to suggest to the management, that they employ two men in each of the switch-houses, thereby diminishing the liability to accidents from collision by misplaced switches.

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

Which was decided in the affirmative.

By Alderman Foster—

Resolved, That the resolution adopted March 2, 1880, appointing William H. Falconer, be corrected so as to read William W. Falconer.

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

Which was decided in the affirmative.

By Alderman Murphy—

Resolved, That permission be and the same is hereby given to Jordan & Moriarity to place and keep a canvas strip, with their name thereon, across the street opposite their premises, Nos. 167 and 169 Chatham street, the said canvas to be not more than two and a half or three feet wide ; such permission to continue only during the pleasure of the Common Council.

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

But the motion was not seconded.

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

Which was decided in the affirmative.

By the same—

Resolved, That permission be and the same is hereby given to John Spellman to place and keep a canvas strip, with his name thereon, across the street opposite his premises, No. 69 Chatham street, the said canvas to be not more than two and half or three feet wide ; such permission to continue only during the pleasure of the Common Council.

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

But the motion was not seconded.

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

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

Marshall, viz. :

Affirmative—Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, McClave, Murphy, Sauer, Sheils, Slevin, and Strack—16.

Negative—The President, Aldermen Marshall and Wade—3.

By Alderman Sauer—

Resolved, That permission be and the same is hereby given to Emil Von Pein to lay a crosswalk in front of his premises, No. 824 Tenth avenue, the work done at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By the President—

Resolved, That permission be and the same is hereby given to John Foley to erect two show-windows in front of store No. 1 Vesey street, as shown in the accompanying diagram, the consent of the occupants of adjoining premises having been received and is hereto annexed, the work done at

his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

By Alderman Sauer—

Resolved, That William A. Marshall be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of William S. Munn, who has failed to qualify.

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

Affirmative—The President, Aldermen Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Slevin, Strack, and Wade—18.

By Alderman Sheils—

Resolved, That permission be and the same is hereby given to R. P. Risdon to erect a bay-window on building on the west side of Lexington avenue, sixty-four feet south of One Hundred and Twenty-seventh street, as shown in the annexed diagram, the consent of the adjoining property owners having been received and is hereto annexed, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

By Alderman Perley—

Resolved, That a free drinking hydrant be placed at the northeast corner of Forty-third street and Second avenue, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Streets and Street Pavements.

By the President—

Resolved, That Marcelina V. Birdsall be and she is hereby permitted to build and maintain and continue a bay-window in the easterly gable wall of her house now in process of erection at the southwest corner of Madison avenue and One Hundred and Twenty-sixth street, not to exceed twelve feet eight inches in width and twenty-two feet in height above the curb-line, and to project five feet beyond the line of the house; providing the same be built of brown stone, brick, and glass, on masonry foundation, with metal roof.

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

By Alderman Keenan—

Resolved, That Samuel G. Barnard be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman McClave—

Resolved, That permission be and the same is hereby given to John Rodenburg & Son to build a bridge across the gutter in front of their premises, Nos. 523 and 525 West Forty-second street, the work done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

By Alderman Hall—

Resolved, That Charles H. Pentz be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Slevin—

Resolved, That permission be and the same is hereby given to John McNulty to keep a newspaper stand in front of No. 205 Grand street, the same to be no obstruction, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Alderman Marshall moved to refer to the Committee on Streets and Street Pavements. The motion not being seconded.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote, on a division called by Alderman

Marshall, viz.:

Affirmative—Aldermen Coggey, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, McClave, Murphy, Sauer, Sheils, Slevin, and Strack—14.

Negative—The President, Aldermen Finck, Marshall, and Wade—4.

By Alderman Coggey—

Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in One Hundred and Thirty-fifth street, from Sixth to Eighth avenue, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By Alderman Perley—

Resolved, That Henry M. Leipsiger be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Hall—

Resolved, That Robert J. Kyle be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Keenan—

Resolved, That John Kennedy be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York.

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

Affirmative—The President, Aldermen Coggey, Finck, Goodwin, Haffen, Hall, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sheils, Slevin, Strack, and Wade—16.

By Alderman Perley—

Resolved, That Meyer Marten be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Hall—

Resolved, That Charles E. Marsac be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Foster—

Resolved, That Thomas Hayden be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of John Kennedy, whose term of office has expired.

Which was referred to the Committee on Salaries and Offices.

By Alderman Marshall—

Resolved, That the resolution that a committee of five be appointed by the President of this Board, with authority to investigate the charges alleged against Henry J. Dudley, be taken from on file and amended so as to read as follows:

Whereas, Attention has been called by the press of this city to the fact that gross irregularities and violations of the law have occurred, and are now constantly occurring, in the Department of Buildings, of which Mr. Henry J. Dudley is the Superintendent; and

Whereas, The proper administration of the Building Department is absolutely essential as a protection to the lives and property of the community, and it is well known that such protection is not afforded by the Department as at present administered by the said Henry J. Dudley; and

Whereas, This Board cannot longer ignore what is of common report and belief as to the said Henry J. Dudley, and if it continues to do so it will become, in the judgment of the public, largely responsible for and as appearing to justify his acts; be it

Resolved, That a committee of five be appointed by the President of this Board with authority to investigate the charges thus alleged against the said Henry J. Dudley, and to report in regard to the same at the earliest practicable date.

Alderman Sauer moved to lay the resolution on the table.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote, on a division called by Alderman

Marshall, viz.:

Affirmative—The President, Aldermen Finck, Foster, Goodwin, Haffen, Helbig, Keenan, Kirk, McClave, Sauer, Sheils, Slevin, and Wade—13.

Negative—Aldermen Coggey, Hall, Kenney, Marshall, Murphy, and Strack—6.

By the same—

Resolved, That the resolution directing the Committee on Salaries and Offices to report in relation to the nomination of Smith Clift as President of the Department of Taxes and Assessments be taken from on file and amended to read as follows:

Clift as President of the Department of Taxes and Assessments, in place of John Wheeler, whose term of office has expired.

Alderman Sheils moved to lay the resolution on the table.

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

Which was decided in the affirmative by the following vote, on a division called by Alderman Marshall, viz.:

Affirmative—The President, Aldermen Finck, Foster, Goodwin, Haffen, Helbig, Keenan, Kirk, McClave, Sauer, Sheils, Slevin, and Wade—13.

Negative—Aldermen Coggey, Hall, Kenney, Marshall, Murphy, and Strack—6.

By the same—

Resolved, That the resolution directing the Committee on Salaries and Offices to report in relation to the nomination of Charles E. Whitehead as Police Commissioner of the City of New York be taken from on file and amended to read as follows:

Resolved, That the Committee on Salaries and Offices be and is hereby directed to report at the regular meeting of this Board, to be held March 23, in relation to the nomination of Charles E. Whitehead, as Police Commissioner of the City of New York, in place of DeWitt C. Wheeler, whose term of office has expired.

Alderman Sauer moved to lay the resolution on the table.

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

Which was decided in the affirmative by the following vote, on a division called by Alderman Marshall, viz.:

Affirmative—The President, Aldermen Finck, Foster, Goodwin, Haffen, Helbig, Keenan, Kirk, McClave, Sauer, Sheils, Slevin, and Wade—13.

Negative—Aldermen Coggey, Hall, Kenney, Marshall, Murphy, and Strack—6.

By Alderman Sauer—

Resolved, That Charles B. Geissenhainer be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of William Adams, who has failed to qualify.

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Slevin, and Wade—18.

Negative—Alderman Strack—1.

MESSAGES FROM HIS HONOR THE MAYOR.

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

MAYOR'S OFFICE, NEW YORK, March 15, 1880

To the Honorable the Board of Aldermen:

I herewith transmit the Annual Report of the Controller of the "Sailors' Snug Harbor in the City of New York," for the year 1879.

EDWARD COOPER, Mayor.

OFFICE OF THE TRUSTEES OF SAILORS' SNUG HARBOR,
Nos. 74 AND 76 WALL STREET, ROOM 33,
NEW YORK, March 9, 1880.

Hon. EDWARD COOPER, Mayor:

DEAR SIR—I have the honor to hand you herewith our Annual Report for 1879, as called for by our act of incorporation,

And remain, respectfully yours,
THOS. GREENLEAF, Controller.

To the Honorable the Mayor, Aldermen, and Commonalty of the City of New York:

THE ANNUAL REPORT OF THE CONTROLLER OF THE "SAILORS' SNUG HARBOR IN THE CITY OF NEW YORK," showing the Receipts and Disbursements of the Trust from the 1st day of January to the 31st day of December, 1879, inclusive. Showing also the present state of the Funds, and an Estimate of the Income for the year 1880:

Receipts.	
Balance of cash on hand 31st December, 1878.....	\$76,149 61
Cash for sundries sold by Thomas Melville, Governor, at the Institution, and for use of the harbor, dock, etc.....	1,443 62
Cash for rents during the year.....	279,666 52
Cash for interest on investments and temporary deposits in Trust Companies.....	21,643 25
Cash on account of principal of bond.....	5,000 00
	<hr/>
	\$383,903 00

Disbursements.	
Purchase of Government Bonds.....	\$50,031 25
Deposit in Trust Company.....	10,000 00
Cash paid for Improvements and Repairs.....	169,537 36
Cash for Expenses of the Institution, including Taxes and Insurance.....	130,508 62
Balance of Cash 31st December, 1879.....	23,825 77
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	\$383,903 00

Funds.	
Buildings obtained by purchase and foreclosure, etc.....	\$161,934 37
Loans on bonds and mortgage.....	68,000 00
United States Bonds.....	100,000 00
New York City Bonds.....	110,000 00
Brooklyn City Bonds.....	25,000 00
Temporary Deposit in Trust Company.....	50,000 00
Balance of Cash 31st December, 1879.....	23,825 77
	<hr/>
	\$538,760 14

Estimated Income for the Year 1880.	
Rents of Lots and Buildings.....	\$290,602 50
Ground Rents Outstanding and Estimated Collectible.....	13,787 07
Interest.....	18,530 00
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	\$322,919 57

THOMAS GREENLEAF, Controller.

The Executive Committee of the Board of Trustees of the "Sailors' Snug Harbor in the City of New York," having attended to the duties assigned them, pursuant to a standing order of the Board,

REPORT:

That they have carefully examined the Controller's Accounts from the 1st day of January to the 31st day of December, 1879, inclusive; that they have examined the vouchers for the disbursements; they have also examined the Securities held by the Trustees and have found the same to be in all respects correct; and that there was a balance of cash in favor of the Trustees of twenty-three thousand eight hundred and twenty-five 77-100 dollars (\$23,825.77); and that the same was in deposit to the credit of the Trustees, viz.: \$18,398.27 in the Marine Bank; \$5,424.10 in the Manhattan Company; and \$3.40 balance of petty cash in the office.

Dated New York, March 8, 1880.

AMBROSE SNOW,
WILLIAM M. PAXTON,
E. G. TINKER,
S. D. BABCOCK, } Executive Committee of the Board of Trustees of the "Sailors' Snug Harbor in the City of New York."

Which was ordered on file.

COMMUNICATIONS FROM THE DEPARTMENTS AND CORPORATION OFFICERS.

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

BOARD OF EDUCATION, No. 146 GRAND STREET,
NEW YORK, March 13, 1880.

FRANCIS J. TWOMEY, Esq., Clerk of the Common Council:

DEAR SIR—Be kind enough to have the Board of Aldermen empower and authorize you to affix the Corporate Seal of the City of New York to the accompanying leases, for school purposes, of premises No. 102 Norfolk street. By the advice of the Counsel to the Corporation, you are to execute them by attaching said seal on behalf of the parties of the second part.

Very respectfully yours,

LAW. D. KIERNAN, Clerk Board of Education.

Whereupon the President offered the following : Resolved, That the Clerk of the Common Council be and he hereby is directed and authorized to attach the Corporate Seal of the City of New York to the leases, for school purposes, of the premises No. 102 Norfolk street, in said City of New York.

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

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

CITY OF NEW YORK—DEPARTMENT OF FINANCE, COMPTROLLER'S OFFICE, March 13, 1880.

To the Honorable the Board of Aldermen :

Weekly statement, showing the appropriations made under the authority contained in section 112, chapter 335, Laws of 1873, for carrying on the Common Council from January 1 to December 31, 1880, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation.

Table with 3 columns: Title of Appropriations, Am't of Appropriations, Payments. Includes rows for City Contingencies, Contingencies—Clerk of the Common Council, Salaries—Common Council.

Which was ordered on file.

MESSAGES FROM HIS HONOR THE MAYOR RESUMED.

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

MAYOR'S OFFICE, NEW YORK, March 13, 1880.

To the Honorable the Board of Aldermen :

I return, without my approval, the resolution of the Board of Aldermen and accompanying ordinance, adopted March 2, 1880, providing that One Hundred and Thirteenth street, from Fourth to Fifth avenue, be regulated, graded, and flagged, and curb and gutter stones set.

A resolution and ordinance to regulate and grade this street was adopted by the Board of Aldermen February 10, 1880, and approved by the Mayor February 14, 1880.

EDWARD COOPER, Mayor.

Resolved, That One Hundred and Thirteenth street, from Fourth to Fifth avenue, be regulated, graded, sidewalks flagged, and that the curb and gutter stones be set and reset, where not already done, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

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

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

MAYOR'S OFFICE, NEW YORK, March 9, 1880.

To the Honorable the Board of Aldermen :

I return, without my approval, the resolution of the Board of Aldermen, adopted March 2, 1880, giving permission to James Dunseith to extend show-window eighteen inches from the house-line in front of premises No. 350 West Forty-second street.

The reasonable provisions of the General Ordinance, that the consent of the owner of the adjoining property on each side shall be obtained has not been complied with in this case, and no reason appears to justify the omission.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to James Dunseith to extend show-window eighteen inches from the house line in front of premises No. 350 West Forty-second street, the work done at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, March 11, 1880.

To the Honorable the Board of Aldermen :

I return without my approval the following resolutions of the Board of Aldermen, adopted March 2, 1880, viz.:

- 1. A resolution permitting V. E. Forbes to retain a meat-rack in front of No. 1538 Second avenue ;
2. A resolution permitting John Rider to retain a stand under the stairway of the Elevated Railroad, at the corner of Grand street and Bowery ;
3. A resolution permitting M. H. Barsotti to hang a net wire sign in front of No. 300 Bowery.

EDWARD COOPER, Mayor.

Resolved, That permission be and the same is hereby given to V. E. Forbes to retain meat-rack now in front of his place of business (at the curb-stone), No. 1538 Second avenue ; such permission to continue only during the pleasure of the Common Council.

Resolved, That John Rider be and is authorized to maintain a stand for the sale of fruit, to be located under the stairway of the Elevated Railroad stairway on northwest corner of Grand street and Bowery

Resolved, That permission be and the same is hereby given to M. H. Barsotti to hang a net wire sign, six feet high and six feet wide, and suspended twelve feet above the sidewalk, in front of his place of business, No. 300 Bowery.

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

(G. O. 107.)

The Committee on Finance, to whom was referred the annexed bill of Ashley W. Cole, amounting to ninety-two dollars and fifty cents, for services rendered the Special Committee on Markets, consisting of Alderman Sheils, Wade, Sauer, Kenney, Kirk, Finck, Foster, and Haughton, respectfully

REPORT :

That the bill appears to be correct and moderate, is verified by the affidavit of Mr. Cole, and the services were duly authorized by the Board and approved by his Honor the Mayor, February 18, 1880. The following resolution is respectfully offered for your adoption :

Resolved, That the Comptroller be and he is hereby authorized and directed to draw a warrant in favor of Ashley W. Cole, for the sum of ninety-two dollars and fifty cents (\$92.50), in full for annexed bill for services as stenographer employed by authority of resolution approved February 18, 1880, the amount to be charged to the appropriation for "City Contingencies."

PATRICK KEENAN, JOHN McCLAVE, JAMES J. SLEVIN, CHARES H. MARSHALL, Committee on Finance.

Which was laid over.

(G. O. 108.)

The Committee on Streets and Street Pavements, to whom was referred the annexed resolution in favor of permitting George F. Bates to place and maintain a sign across the sidewalk in front of No. 325 Grand street, respectfully

REPORT :

That, having examined the subject, they believe the proposed permission should be granted, as the said sign is no incumbrance to public travel. They therefore recommend that the said resolution be adopted.

Resolved, That permission be and it is hereby given to George F. Bates to place and maintain a pole and banner-sign across the sidewalk in front of premises No. 325 Grand street ; such permission to continue only during the pleasure of the Common Council.

BERNARD GOODWIN, BERNARD KENNEY, Committee on Streets and Street Pavements.

Which was laid over.

UNFINISHED BUSINESS.

Alderman Slevin called up G. O. 105, being an ordinance, as follows : AN ORDINANCE to license persons of good character, and citizens of this State, to sell tickets or certificates of admission for all places of amusement where admission is by ticket or certificate.

The Mayor, Aldermen, and Commonalty of the City of New York, do ordain as follows : Section 1. Every person, before selling or attempting to sell, in any of the public streets of this city, any ticket or certificate of admission to any place of amusement or entertainment, where admission is by ticket or certificate, shall obtain a license from the mayor, together with a metal badge, not less in size than a silver dollar, with a number thereon to correspond with the number of

his license ; and at all times, while selling such tickets or certificates, the badge shall be worn in a conspicuous place on the front of his coat.

Sec. 2. Each license and badge shall be used only by the person to whom they were issued, and if used by any other person, in violation of this section, shall subject both the owner and the person other than the owner so using such license or badge, to the penalty prescribed in section 5 of this ordinance.

Sec. 3. Every person so licensed as aforesaid, who shall deceive any purchaser by selling any ticket or certificate of admission, falsely representing the location or number of the seat or seats in any such place of entertainment, shall thereby incur the penalty prescribed in section 5 of this ordinance ; nor shall any person sell any such ticket or certificate in any hallway, porch, or vestibule of any building in which such entertainment is to be given, without the consent of the person giving the entertainment, under a like penalty.

Sec. 4. Every person so licensed shall pay a license fee, for the benefit of the city treasury, of one hundred dollars, and for each renewal of such license the fee shall be fifty dollars ; and all licenses and renewals shall be for one year from the date thereof, and may be revoked at the will and pleasure of the mayor.

Sec. 5. Every person offending against or violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and shall be arrested and taken before the police magistrate sitting at the nearest police court, or if after court hours, detained in the nearest police station until the opening of such court, and upon conviction, shall be fined ten dollars for every such offense or violation, and in default of payment, by imprisonment not exceeding ten days.

Sec. 6. The Commissioners of Police are hereby directed to carry into effect the provisions of this ordinance.

Sec. 7. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

Sec. 8. This ordinance shall take effect immediately.

Alderman Slevin moved to recommit to the Committee on Law Department.

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

Which was decided in the affirmative.

Alderman Strack called up G. O. 104, being a resolution, as follows :

Resolved, That the Board of Aldermen of the City of New York, being the Board of Supervisors of the County of New York, as now constituted, do hereby allow and fix the compensation of Peter Bowe, Sheriff of the City and County of New York, during the years 1880, 1881, and 1882, for the support and maintenance of such persons as may be confined in the common jail of said city and county, upon any writ or process in any civil action or proceeding in the nature of a civil action, if such person or persons shall make oath that they are unable to support themselves during their imprisonment, the sum of seventy-five cents per day for each person during the time such person shall be actually confined in such jail ; such compensation to be in full for such support and maintenance, except for furnishing the light, fuel, repairs to building and fixtures, rent of building, whitewashing the interior of the building, furnishing of and repairs to bedsteads and bedding, chamber and other furniture, cooking, table and eating utensils, and the wages of the necessary cooks and cleaners ; and such Sheriff shall be allowed in addition to the per diem allowance for each person as aforesaid such sums of money as may be required to be expended for light, fuel, whitewashing, bedsteads, bedding, chamber and other furniture, cooking, table and eating utensils, necessary repairs and the wages of the necessary cooks and cleaners, in and about said jail ; and such Sheriff shall attach to his bills, for such support and maintenance, vouchers for each and every of such sums of money so expended by him. The support and maintenance of persons confined in the county jail, to include such medicine and medical supplies as may be ordered by the physician to the county jail, during the illness of any such person so confined in said jail.

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

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

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

Alderman Strack called up G. O. 87, being a resolution and ordinance, as follows :

Resolved, That crosswalks be laid at the intersection of Tenth avenue and One Hundred and Thirteenth street, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sheils, Slevin, Strack, and Wade—18.

Alderman Finck called up G. O. 100, being a resolution, as follows :

Resolved, That two lamp-posts be erected and boulevard lamps lighted in front of the entrance to the John Street M. E. Church, Nos. 44 and 46 John street, under the direction of the Commissioner of Public Works.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sheils, Slevin, Strack, and Wade—18.

Alderman Finck called up G. O. 101, being a resolution, as follows :

Resolved, That two boulevard lamps be substituted for the ordinary street-lamps in front of the Central Baptist Church in Forty-second street, south side, between Seventh and Eighth avenues, under the direction of the Commissioner of Public Works.

Alderman McClave moved that the resolution be placed on file.

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

Which was decided in the affirmative.

Alderman Finck called up G. O. 102, being a resolution, as follows :

Resolved, That twelve-inch Croton-mains be laid and large fire-hydrants be erected (a distance of not more than 100 feet apart) in Washington street, from Battery place to Little Twelfth street, as provided in chapter 381, Laws of 1879.

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

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

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

Alderman Wade called up G. O. 93, being a resolution and ordinance, as follows :

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

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Strack, and Wade—18.

Alderman Wade called up G. O. 80, being a resolution and ordinance, as follows :

Resolved, That a crosswalk be laid from the southeast to the northeast corner of Fulton and Washington streets, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Haffen, Hall, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Slevin, Strack, and Wade—17.

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

Resolved, That permission be and the same is hereby given to John H. Dillon to place and keep a stand for the sale of newspapers, on the sidewalk at the curb-stone, under the stairway of the Elevated Railroad station, at the northwest corner of Third avenue and Fourteenth street, he having obtained the consent of the occupants of the premises on said corner ; said stand to be three feet wide by seven feet long, and not to be an obstruction to the free uses of the sidewalk ; the work done at his own expense ; such permission to continue only during the pleasure of the Common Council.

The Board then, as provided in section 13, chapter 335, Laws of 1873, proceeded to reconsider the same, and, a vote being taken thereon, was finally lost, as follows :

Affirmative—Aldermen Coggey, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Murphy, Sauer, Sheils, Slevin, and Strack—14.

Negative—The President, Aldermen Finck, Marshall, McClave, and Wade—5.

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

Resolved, That the United States Heating and Power Company, a corporation existing and duly organized under the laws of the State of New York, their heirs, successors, and assigns, shall have and is hereby granted the right to lay mains and pipes in the streets, avenues, alleys, lanes, and public places in this city, with such connections as may be required for the purpose of conveying hot water and steam, to supply to the city and its inhabitants heat and power for all domestic and other purposes for which hot water or steam may or can be used, under the following conditions, viz.:

The company shall, in advance of opening the streets, furnish to the Department of Public Works an accurate map of the work proposed to be done, with the intended position of the mains

and pipes, and give a bond to the city, to be approved by the Comptroller, in the sum of fifty thousand dollars, to protect the city against any accident that may occur under the permission hereby conferred, as well as to replace the pavement in any of the streets, avenues, or places where such mains or pipes may be laid.

The Department of Public Works shall have the right to change the positions of such mains and pipes whenever they interfere with free access to the sewers, mains, and pipes belonging to the city, and should any changes be hereafter made in the mains, pipes, and sewers belonging to the city by which a necessity should arise for changing the position of the mains and pipes of the United States Heating and Power Company, such change shall be made without expense to the city.

The company shall furnish such heat and power as may be required for streets and public buildings, at prices to be fixed by the Board of Estimate and Apportionment.

The number and position of the hydrants shall be determined by the Department of Public Works.

An annual report, under oath, shall be made by the secretary of the company to the Board of Estimate and Apportionment, which shall have the power, after receipt of such report, if in its judgment shall be just, to impose a tax of three cents per lineal foot on the mains laid by the company, and two per cent. of the net profits of the company for the year for which such report has been made.

The right to lay mains and pipes in this city shall cease and determine in three years from this date, unless the company shall have then laid and opened for public use two miles of mains, unless prevented by legal proceedings.

Under and subject to the foregoing conditions, the United States Heating and Power Company shall and is hereby granted the right to lay mains and pipes in the streets, avenues, alleys, lanes, and public places within the limits of this city.

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

Affirmative—Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, McClave, Murphy, Sauer, Sheils, Strack, and Wade—15.

Negative—The President, Aldermen Kirk and Marshall—3.

Alderman Keenan called up G. O. 65, being a resolution, as follows:
Resolved, That the crosswalks across West street, opposite Pier No. 27, North river, foot of Park place, be repaired immediately, under the direction of the Commissioner of Public Works.

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

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

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

Negative—Alderman Marshall—1.

Alderman Haffen called up G. O. 103, being a resolution, as follows:

Resolved, That boulevard lamps be substituted for the ordinary street-lamps in Pleasant avenue, from One Hundred and Sixteenth street to the Harlem river, under the direction of the Commissioner of Public Works.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Strack, and Wade—18.

Alderman Goodwin called up veto message from his Honor the Mayor of resolutions, as follows:

Resolved, That permission be and the same is hereby given to Hurburger & Brother to place and keep a canvas strip in front of their premises, No. 86 Canal street, across the sidewalk, the work done at their own expense; such permission to continue only during the pleasure of the Common Council.

Resolved, That permission be and the same is hereby given to W. H. Woodhull to keep and erect a "pyramidal" sign on curb-stone at No. 290 Third avenue, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Resolved, That the resolution adopted February 10, 1880, permitting B. S. Levy to remove pole and sign from the southeast corner of Thirty-ninth street and Eighth avenue to the northeast corner of Thirty-eighth street and Sixth avenue, be amended by striking out the words "northeast" before the words "corner of Thirty-eighth street," and inserting in lieu thereof the words "southeast."

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

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

Negative—The President, Aldermen Marshall and Wade—3.

Alderman Kenney called up G. O. 74, being a resolution and ordinance, as follows:

Resolved, That a crosswalk be laid across the Bowery at the northerly intersection of Prince street, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Strack, and Wade—18.

Alderman Coggey called up G. O. 63, being a communication, as follows:

NEW YORK, February 3, 1880.

To the Board of Aldermen:

GENTLEMEN—The Board of Street Opening and Improvement, in accordance with the provisions of section 105 of chapter 335 of the Laws of 1873, entitled "An act to reorganize the local government of the City of New York," passed April 30, 1873, hereby lays before the Board of Aldermen its proposed action relative to the laying out and opening of West Fifty-third street, from the Tenth avenue to the Eleventh avenue, and of West Fifty-fourth street, from the Tenth avenue to the established bulkhead line on the Hudson river, as embodied in the following resolutions, adopted by the said Board of Street Opening and Improvement, at a meeting held in the Mayor's Office, on Tuesday, December 16, 1879:

"Resolved, That the Board of Street Opening deem it to be for the public interest to lay out and open West Fifty-third street as laid down on the map or plan of the City of New York, from the Tenth avenue to the Eleventh avenue, and to lay out and open West Fifty-fourth street as laid down on said map, from the Tenth avenue to the established bulkhead line on the Hudson river, and propose so to lay out and open the same.

"Resolved, That the proposed action of the Board of Street Opening and Improvement, as stated in the foregoing resolution, be laid before the Board of Aldermen, and that the same be published for ten days in the CITY RECORD."

Fifty-second street, between Eleventh avenue and Hudson river, referred to in the annexed copy of a communication from the Board of Health, is already laid out and opened.

We append a certificate from the Clerk of the CITY RECORD, the official Journal of the City of New York, that a notice of such proposed action has been published for ten consecutive days in the CITY RECORD; and also a diagram showing the proposed alteration of the map or plan of the City of New York.

Yours respectfully,

EDWARD COOPER, Mayor.

JOHN KELLY, Comptroller.

ALLAN CAMPBELL, Commissioner of Public Works.

JAMES F. WENMAN, President of the Department of Public Parks.

JOHN J. MORRIS, President of Board of Aldermen.

RICHARD J. MORRISON, Secretary.

Which was ordered on file.

Alderman Coggey called up G. O. 75, being a resolution, as follows:
Resolved, That the grade of Ninety-fifth street, between Fourth and Fifth avenues, be so changed and established as to form a straight line between the present grade of Fifth avenue at its intersection with Ninety-fifth street, which is seventy-nine (79) feet above high water, and the present grade of Madison avenue at its intersection of Ninety-fifth street, which is ninety-one sixteen one-hundredths (91 16-100) feet above high water, and the present grade of Fourth avenue, at its intersection of Ninety-fifth street, which is one hundred and one (101) feet above high water, as shown by the blue line on the accompanying diagram, and under the direction of the Commissioner of Public Works.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Strack, and Wade—18.

Alderman Coggey called up G. O. 92, being a resolution and ordinance, as follows:
Resolved, That the vacant lots in Sixtieth street, between Tenth and Eleventh avenues, be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

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

Affirmative—The President, Aldermen Coggey, Finck, Foster, Goodwin, Haffen, Hall, Helbig, Keenan, Kenney, Kirk, Marshall, McClave, Murphy, Sauer, Sheils, Strack, and Wade—18.

MOTIONS AND RESOLUTIONS RESUMED.

Alderman Sauer moved that the Board do now adjourn.
The President put the question whether the Board would agree with said motion.
Which was decided in the affirmative.
And the President announced that the Board stood adjourned until Tuesday next, the 23d instant, at 12 o'clock, M.

FRANCIS J. TWOMEY, Clerk.

LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending March 13, 1880.

The Mayor, Aldermen, and Commonalty of the City of New York are defendants unless otherwise mentioned.

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

SUPREME COURT.

In re petition of Henry P. Townsend to vacate assessment for paving Thirty-second street with trap-block pavement, between Second avenue and East river.

Edward Harmon, Trustee, vs. Anthony L. Hope, the Mayor, etc., New York, et al., to foreclose two mortgages against Hope (The city a judgment creditor).

In re Jacob F. Hallett to vacate assessment for regulating, grading and paving Broadway, from Thirty-second to Fifty-ninth streets.

People ex rel. Clifton Botton and Joseph A. Monheimer vs. Allan Campbell, Commissioner of Public Works of City of New York. Mandamus to compel the Commissioner to cut down and remove tree in front of premises, No. 203 East Thirty-first street.

John Bailey White, Jr., et al against Mayor, etc., New York, Jacob Aziel and Patrick Kelly, to foreclose liens on contract to lay pavement in City Hall Park.

Alexander J. Howell against The Mayor, etc., N. Y., John M. C. Scully, et al—To foreclose liens on contract of John M. C. Scully of July 14, 1879, for furnishing cobble, rip-rap, and broken stone, etc.

In re petition of Samuel Cohen to vacate assessment for sewers in Broadway, Thirty-second to Fifty-ninth street.

In re petition of Thomas Pearson to vacate assessment for underground drains between Seventy-third and Eighty-first streets.

In re Mary E. Stevens to vacate assessment for sewers in Eighty-third and Eighty-fourth streets, between Eighth and Ninth avenues, etc.

In re petition of Catharine M. Bremer, et al., executrix, to vacate assessment for sewers in Eighty-third and Eighty-fourth streets, between Eighth and Ninth avenues.

In re petition of Thomas Monaghan to vacate assessment sewer in One Hundred and Eighth street, between Third and Fifth avenues, with branches.

In re petition of Thomas Monaghan to vacate assessment sewer in Ninety-fifth and Ninety-eighth streets, between First and Third avenue, etc.

In re petition of Thomas Monaghan to vacate assessment sewer in Third avenue, between Ninety-third and One Hundred and Seventh streets.

In re Abraham Dowdney to vacate assessment for sewers in Boulevard, Ninety-eighth street, Ninth avenue, etc.

In re Samuel R. Syms et al. to vacate assessment Eightieth street outlet sewer from Hudson River to road.

In re petition Samuel R. Syms to vacate assessment for sewer in Eighth avenue, from Sixty-eighth to Eighty-first streets.

In re petition Samuel R. Syms to vacate assessment for sewers in Eighty-third and Eighty-fourth streets, between Eighth and Ninth avenues, etc.

In re Frank S. Allen to vacate assessment for sewer in Eighth avenue, between Sixty-eighth and Eighty-first streets.

In re petition Lizzie Allen to vacate assessment for sewer in Eighth avenue, between Sixty-eighth and Eighty-first streets.

In re petition Isaac Bernheimer to vacate assessment for sewer in Eighth avenue, between Eighty-fifth and Ninety-second streets.

In re Charles F. Hunter, executor, to vacate assessment for sewer in Eighth avenue, between Eighty-fifth and Ninety-second streets.

In re petition I. and S. Bernheimer to vacate assessment for outlet sewer in Manhattan street, to and through One Hundred and Thirtieth street to Hudson River.

In re petition Simon Bernheimer and another to vacate assessment for outlet sewer in Manhattan street, to and through One Hundred and Thirtieth street to Hudson River.

In re John P. Paulison to vacate assessment for Eighty-third and Eighty-fourth street sewer, between Eighth and Ninth avenues, etc.

In re petition John A. C. Gray to vacate assessment for sewer in Tenth avenue, between Seventy-seventh and Eighty-first streets, with branches.

In re William A. Righter to vacate assessment for Eighty-third and Eighty-fourth street sewers, between Eighth and Ninth avenues.

In re George K. and Cord. Moller to vacate assessment for Eighty-third and Eighty-fourth street sewers, between Eighth and Ninth avenues.

In re Edward Kearney to vacate assessment for sewer in Boulevard, Ninth avenue, One Hundredth street, etc.

In re petition August Schmid to vacate assessment for sewer in Boulevard, Ninth avenue, One Hundredth street, etc.

In re petition Ann Marshall to vacate assessment for sewer in Boulevard, Ninth avenue, One Hundredth street, etc.

In re petition Sigmund J. Seligman to vacate assessment for outlet sewer in One Hundred and Tenth street from Harlem River to Fifth avenue.

In re I. & S. Bernheimer to vacate assessment for outlet sewer in One Hundred and Forty-seventh street from Eighth avenue to One Hundred and Forty-fifth street.

In re I. & S. Bernheimer to vacate assessment for sewer in Eleventh avenue, between Sixtieth and Sixty-fourth streets.

In re petition of John W. Andrews to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of E. S. Bailey to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Julius Beer to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Jacob Bookman to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Simon E. Church to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of R. S. Clark to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Annie M. Cudliff to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Joseph Cudliff to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of George Dewitt and ano., trustees, to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of George Dewitt and ano., trustees, to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of James E. Dewy to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Equitable Life Assurance Society of the United States to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of August J. Faber to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Levi Goldenberg to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Hannah M. Halpin to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Jacob Halsted to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Rowland N. Hazard to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Aaron Jacobs to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Robert Lenox Kennedy to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Mark Livingston to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Henry McGuckin to vacate assessment for Eleventh avenue, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Mary E. Mason to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Anna A. Mayer to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Thomas S. Olive to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth street.

In re petition of Thomas O'Brien to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Orphan Asylum Society of the City of New York, to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of E. Oelberman to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of John D. O'Keef to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Guy R. Pelton to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Harriet J. Potter to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Catharine Purdy, to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Anna C. Robinson to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Sarah F. Robinson to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Charles H. Russell to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Henry Sanger to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Theodore W. Todd to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Mary J. Wilson to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

In re petition of Fernando Wood to vacate assessment for Eleventh avenue sewer, with branches between Sixty-sixth and Seventy-sixth streets.

Valeria Van Beil—Personal injuries from ice and snow in front of 111 East Sixty-second street, on February 5, 1880, \$5,000.

James Howell et al. agst. Nicholas H. Decker, George W. Quintard, The Mayor, etc., N. Y., et al.—To foreclose lien on contract of Decker & Quintard for Riverside avenue.

In re petition of Walter H. Layng to vacate assessment for regulating, grading, curbing, gutter, and flagging, and superstructure Eastern Boulevard, One Hundred and Sixteenth street, from Avenue A to Sixth avenue.

In re petition of Michael Cronin to vacate assessment for regulating, grading, etc., Avenue A Eastern Boulevard, between Fifty-seventh and Eighty-sixth streets.

In re petition of Michael Cronin to vacate assessment for Fifty-sixth street sewer, between Second and Third avenues.

In re petition of Michael Cronin to vacate assessment for Fifty-sixth street regulating and grading, between Third avenue and East river.

In re petition of Daniel Boehm } to vacate assessment for sewer in Forty-fourth street, from Second to Third avenue.

In re petition of Margaret Dennis— do do do

In re petition of Rosanna A. Haareinn— do do do

In re petition of Siloanns Haight— do do do

In re petition of Ann C. Higgins— do do do

In re petition of Joseph Kumpf— do do do

In re petition of Bernard Motzgel— do do do

In re petition of Samuel McCreedy do do do

In re petition of William McCreedy— do do do

In re petition of Edward H. McQuade— do do do

In re petition of James and Rosanna O'Hara— do do do

In re petition of Mary E. Taylor— do do do

In re petition of M. & S. Sternberger to vacate assessment for constructing sewers in Eighty-third street, from Eighth to Ninth avenue, and in Ninth avenue, between Eighty-third and Eighty-fourth streets.

In re petition of George Bliss to vacate assessment for Eleventh avenue sewer (with branches) between Ninety-second and One Hundred and Fifth streets.

In re petition of Robert C. Ferguson to vacate assessment for Eightieth street outlet sewer, between Hudson river and Road.

In re petition John R. Graham to vacate assessment for Eightieth street outlet sewer, between Hudson river and Road.

In re petition of M. and S. Sternberger to vacate assessment for Eightieth street outlet sewer, between Hudson river and Road.

In re petition of Fernando Wood to vacate assessment for Eightieth street outlet sewer, between Hudson river and Road.

In re petition of J. D. L. Wood to vacate assessment for Eightieth street outlet sewer, between Hudson river and Road.

In re petition of M. & S. Sternberger to vacate assessment for Eightieth street outlet sewer, from Hudson river to Road, Eighty-first street, Tenth avenue, Eighty-second street, etc.

In re petition of Samuel Caudwell to vacate assessment for sewer in Eighth avenue, between One Hundred and Forty-second and One Hundred and Forty-third streets.

In re petition of John H. Watson to vacate assessment for sewer in Eighty-eighth street, between Second and Third avenues and Ninety-first street.

In re petition of Jacob Bookman to vacate assessment for sewer in Eighth avenue, from One Hundred and Twenty-first to One Hundred and Twenty-third street, with branches in One Hundred and Twenty-sixth, One Hundred and Thirtieth, and One Hundred and Thirty-first streets.

In re petition of John L. Cadwalader to vacate assessment for sewer in Eighth avenue, from One Hundred and Twenty-first to One Hundred and Twenty-third street, with branches in One Hundred and Twenty-sixth, One Hundred and Thirtieth, and One Hundred and Thirty-first streets.

In re petition of Erastus H. Munson to vacate assessment for sewer in Eighth avenue, from One Hundred and Twenty-first to One Hundred and Twenty-third street, with branches in One Hundred and Twenty-sixth, One Hundred and Thirtieth, and One Hundred and Thirty-first streets.

In re petition of Benjamin A. Willis to vacate assessment for sewer in Eighth avenue, from One Hundred and Twenty-first to One Hundred and Twenty-third street, with branches in One Hundred and Twenty-sixth, One Hundred and Thirtieth, and One Hundred and Thirty-first streets.

SCHEDULE "B."

JUDGMENTS ENTERED AND ORDERS OF THE GENERAL AND SPECIAL TERMS.

In re Thomas Murphy—General Term order reversing Special Term and remitting back for reduction, etc., entered—Costs taxed at \$30.45.

In re Benjamin A. Willis to vacate assessment for One Hundred and Twenty-third street, paving, etc.—Order to vacate assessment entered.

In re Franklin A. Paddock to vacate assessment for One Hundred and Twenty-third street, paving, etc.—Order to vacate assessment entered.

In re Henry Alker to vacate assessment for One Hundred and Twenty-third street, paving, etc.—Order to vacate assessment entered.

In re Martha Webber to vacate assessment for One Hundred and Twenty-third street, paving, etc.—Order to vacate assessment entered.

In re Jeremiah L. Clarke to vacate assessment for One Hundred and Twenty-third street, paving, etc.—Order to vacate assessment entered.

In re German Evangelical Lutheran St. Paul's Church to vacate assessment for One Hundred and Twenty-third street, paving, etc.—Order to vacate assessment entered.

In re Susan J. Stennett to vacate assessment for One Hundred and Twenty-third street, paving, etc.—Order to vacate assessment entered.

In re Ferdinand Ehrhardt to vacate assessment for One Hundred and Twenty-third street, paving, etc.—Order to vacate assessment entered.

In re Randolph B. Martine } to vacate assessment for Ninety-second to One Hundred and Sixth street, underground drains—Order entered to vacate the assessment.

In re Mary A. Donovan— do do do

In re Samuel K. McGuire— do do do

In re James H. Monheimer— do do do

In re Jones Thompson and ano.— do do do

In re Daniel Webster Arnold— do do do

In re Moriah A. Looke } to vacate assessment for Broadway, regulating, etc., Thirty-second to Fifty-ninth streets—Order entered to vacate assessment.

In re Robert F. Ford— do do do

In re Christian Blinn— do do do

In re George Ross— do do do

In re Josiah Jex— do do do

In re John Murphy— do do do

George Hall— Judgment entered in favor of plaintiff, for \$355.50.

Terence Kiernan— Judgment entered in favor of plaintiff, for \$357.24.

In re Richard C. Combes—Costs against the city, taxed at \$63.69.

In re Esther Moses—Costs against the city, taxed at \$73.69.

In re Trustees of the Presbytery—Costs against the city, taxed at \$213.34.

In re Edward Colegrove—Costs against the city, taxed at \$13.69.

In re Henry J. Newton—Costs against the city, taxed at \$33.69.

George K. Whitehart— Judgment entered in favor of plaintiff for \$2,754.36, by consent.

Daniel Dempsey— Judgment entered in favor of plaintiff for \$2,754.36, by consent.

In re Ruth Ann Wallace—Order entered to vacate sales.

In re Robert C. Ferguson—General Term order of affirmance entered.

James McCabe— Judgment entered in favor of the city sustaining demurrer and for \$45.23 costs, etc.

In re Catharine Grube—General Term order reversing Special Term order with costs and disbursements, and vacating the assessment entered.

Thomas Hickey—General Term order affirming order granting new trial, but modifying order by requiring plaintiff to pay the costs of the former trial, entered.

In re David King, Jr.—General Term order of affirmance with \$10 costs and disbursements, entered.

In re Joseph Orr et al., Executors, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re James L. Bogert, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re Joseph Orr et al., Executor, etc., to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re Martin B. Brown, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re Henry Stenbing, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re John F. Schenck, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re Samuel Phillips, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re Eliza G. Wilson, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re Loughlin Coyne, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re David Cagney, to vacate assessment for regulating, etc., Avenue A (Eastern Boulevard)—Order entered to vacate assessment.

In re Gilbert Wood, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Patrick F. Ferrigan, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Clara Seldner, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Robert Huson, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Leila Scrymser, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Wm. Fricker, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Ann Ridgley, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Catharine F. Donohue, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Daniel Slavin, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Caroline Rothschild, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Dennis Burke, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Henry Naylor, regulating, etc., Eastern Boulevard, One Hundred and Sixteenth street—Order entered to vacate assessment.

In re Samuel Phillips, Eastern Boulevard covered by Seventy-second street—Order entered to vacate assessment.

In re Samuel Phillips, regulating, etc., One Hundred and Eighth street—Order entered to vacate assessment.

In re Henry P. Townsend—Order entered to vacate assessment.

In re David Babcock, flagging Forty-fifth street—Order entered to vacate assessment.

In re H. Walter Webb, flagging Forty-fifth street—Order entered to vacate assessment.

Washington Heights M. E. Church—General Term order of reversal, with costs, to abide event, entered.

Patrick Keenan— Judgment entered in favor of plaintiff for \$690.63.

John J. Morris— Judgment entered in favor of plaintiff for \$690.63.

Edward M. Tracy, executor, etc.—General Term order overruling exceptions and directing judgment for the city entered.

Isaac Lunney—General Term order reversing Special Term, and sustaining demurrer with costs entered.

James J. Slevin—Order entered discontinuing action, without costs.

John W. Jacobus—Order entered discontinuing action, without costs.

In re Mary L. Beannon, One Hundred and Twenty-third street pavement—Order entered to vacate assessment.

In re Louisa M. Benson, One Hundred and Twenty-third street pavement—Order entered to vacate assessment.

In re Joseph Ash, One Hundred and Twenty-third street pavement—Order entered to vacate assessment.

In re Simon Rothschild—General Term order with costs and disbursements entered.

Abraham Scholle—Assessment for One Hundred and Eighth street regulating, etc.—General Term order of reversal and denying motion to vacate assessment entered.

In re Manhattan Savings Institution—Assessment for Fourth avenue sewer—General Term order of affirmance entered.

Mier A. Werner— Judgment entered in favor of the city, dismissing complaint, and for \$88.09 costs, etc.

People ex rel Celia Hermann vs. Artemus P. Cady—Order entered discontinuing proceeding without costs.

In re Mary G. Pinckney—Regulating, etc., One Hundred and Eighth street—General Term order of reversal, with \$10 costs, etc., entered.

People ex rel John N. Cornell vs. John Kelly, Comptroller—General Term order of affirmance entered.

People ex rel John Farrell vs. Board Police Commissioners of New York—General Term order of affirmance, with costs and disbursements, entered.

People, ex rel. Cornelius J. Kegan vs. Board of Police Commissioners—Order of reversal with costs and disbursements entered.

People, ex rel. James H. Monroe vs. Board of Police Commissioners—Order entered dismissing appeal with \$10 costs.

People, ex rel. Owen O'Neil vs. Board of Police Commissioners—Order entered dismissing appeal with \$10 costs.

Thomas Linnen—Order entered sustaining demurrer with costs.

In re Victor B. De Pierris, paving Twenty-first street—General Term order of reversal entered.

Henry A. Smalley, receiver, etc.—Order entered dismissing plaintiff's appeals with costs, etc.

Edward J. Quirk—Order entered dismissing plaintiff's appeal with costs, etc.

In re John K. Ford, regulating etc., Seventy-fifth street—Order of affirmance with \$10 costs and disbursements entered.

Edw'd N. Dickerson— Judgment entered in favor of plaintiff for \$800, by consent.

Fred'k Finck— Judgment entered in favor of plaintiff for \$690.83.

House of Good Shepherd—Order entered confirming referee's report and ordering payment of award to petitioner.

Francis Cook vs. Robert Boyd, The Mayor, etc., N. Y., et al.— Judgment entered dismissing complaint and for \$53.44, costs in favor of Boyd.

John S. Craft— Judgment entered in favor of plaintiff for \$2,754.36, by consent.

Matter of opening One Hundred and Thirty-eighth etc., streets, in Twenty-third Ward—Order entered confirming referee's report and taxing costs at \$46,571.45.

Edward Underhill— Judgment entered in favor of plaintiff for \$2,485.11; by consent.

In re J. Watts De Peyster, regulating, etc., Ninth avenue—Order entered to vacate assessment.

In re Elizabeth Hinchman, Ninety-fifth and One Hundred and sixth streets, underground drains—Order entered to vacate assessment.

In re Isabella Cumming, Inwood avenue, underground drains—Order entered to vacate assessment.

In re John H. Browning, Ninety-second and One Hundred and Sixth streets, underground drains—Order entered to vacate assessment.

In re Thomas L. Harris, Ninety-second and One Hundred and Sixth streets, underground drains—Order entered to vacate assessment.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

James Robertson—Plaintiff examined before trial. Forrest (Concord avenue)—Motion made before Daniels, J., to tax costs on referee's report; motion granted; costs taxed at \$2,082.70; entered order.

OFFICIAL DIRECTORY.

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

EXECUTIVE DEPARTMENT.

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

LEGISLATIVE DEPARTMENT.

Office of Clerk of Common Council. No. 8 City Hall, 10 A. M. to 4 P. M. JOHN J. MORRIS, President Board of Aldermen. FRANCIS J. TWOMEY, Clerk Common Council.

DEPARTMENT OF PUBLIC WORKS

Commissioner's Office. No. 19 City Hall, 9 A. M. to 4 P. M. ALLAN CAMPBELL, Commissioner; FREDERICK H. HAMLIN, Deputy Commissioner.

FINANCE DEPARTMENT.

Comptroller's Office. Nos. 19 and 20 New County Court-house, 9 A. M. to 4 P. M. JOHN KELLY, Comptroller; RICHARD A. STORIS, Deputy Comptroller.

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

Bureau for the Collection of Assessments. No. 16 New County Court-house, 9 A. M. to 4 P. M. EDWARD GILON, Collector.

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

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

LAW DEPARTMENT

Office of the Counsel to the Corporation. Staats Zeitung Building, third floor, 9 A. M. to 4 P. M. WILLIAM C. WHITNEY, Counsel to the Corporation; ANDREW T. CAMPBELL, Chief Clerk.

POLICE DEPARTMENT.

Central Office. No. 300 Mulberry street, 9 A. M. to 4 P. M. STEPHEN B. FRENCH, President; SETH C. HAWLEY, Chief Clerk.

DEPARTMENT OF CHARITIES AND CORRECTION.

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

FIRE DEPARTMENT.

Headquarters. Nos. 153, 155, and 157 Mercer street, 9 A. M. to 4 P. M. VINCENT C. KING, President; CARL JUSSEN, Secretary.

HEALTH DEPARTMENT.

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

DEPARTMENT OF PUBLIC WORKS

No. 36 Union square, 9 A. M. to 4 P. M. JAMES F. WENMAN, President; EDWARD P. BARKER, Secretary.

Civil and Topographical Office. Arsenal, 64th street 4 5th avenue, 9 A. M. to 5 P. M. Office of Superintendent of 23d and 24th Wards. Fordham 9 A. M. to 5 P. M.

DEPARTMENT OF DOCKS.

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

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

BOARD OF ASSESSORS.

Office, No. 114 White street, 9 A. M. to 4 P. M. THOMAS B. ASTEN, President; WM. H. JASPER, Secretary.

DEPARTMENT OF BUILDINGS.

No. 2 Fourth avenue, 8:30 A. M. to 4 P. M. HENRY J. DUDLEY, Superintendent.

BOARD OF EXCISE.

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

SHERIFF'S OFFICE.

Nos. 3 and 4 New County Court-house, 9 A. M. to 4 P. M. PETER BOWE, Sheriff; JOEL O. STEVENS, Under Sheriff.

COMMISSION FOR THE COMPLETION OF THE NEW COUNTY COURT-HOUSE.

No. 28 New County Court-house, 9 A. M. to 5 P. M. WYLLIS BLACKSTONE, President; ISAAC EVANS, Secretary.

REGISTER'S OFFICE.

East side City Hall Park, 9 A. M. to 4 P. M. FREDERICK W. LOEW, Register; AUGUSTUS T. DOCHARTY, Deputy Register.

COMMISSIONERS OF ACCOUNTS.

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

COMMISSIONER OF JURORS.

No. 17 New County Court-house, 9 A. M. to 4 P. M. THOMAS DUNLAP, Commissioner; ALFRED J. KEEGAN, Deputy Commissioner.

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P. M. WILLIAM A. BUTLER, County Clerk; J. HENRY FORD, Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE.

Second floor, Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M. BENJAMIN K. PHELPS, District Attorney; MOSES P. CLARK, Chief Clerk.

THE CITY RECORD OFFICE,

And Bureau of Printing, Stationery, and Blank Books. No. 2 City Hall, 8 A. M. to 5 P. M. THOMAS COSTIGAN, Supervisor; R. P. H. ABELL, Book-keeper.

CORONERS' OFFICE.

No. 40 East Houston street. MORITZ ELLINGER, GERSON N. HERRMAN, THOMAS C. KNOX, and JOHN H. BRADY, Coroners.

RAPID TRANSIT COMMISSIONERS.

RICHARD M. HOE, 304 Grand street. JOHN J. CRANE, 138th street, Morrisania. GUSTAV SCHWAB, 2 Bowling Green. CHARLES L. PERKINS, 23 Nassau street. WILLIAM M. OLLIFFE, 6 Bowery.

SUPREME COURT.

Second floor, New County Court-house, 10 1/2 A. M. to 3 P. M. General Term, Room No. 9. Special Term, Room No. 11. Chambers, Room No. 10. Circuit, Part I., Room No. 12. Circuit, Part II., Room No. 13. Circuit, Part III., Room No. 14. Judges' Private Chambers, Room No. 15. NOAH DAVIS, Chief Justice; WILLIAM A. BUTLER, Clerk.

SUPERIOR COURT.

Third floor, New County Court-house, 11 A. M. General Term, Room No. 29. Special Term, Room No. 33. Chambers, Room No. 33. Part I., Room No. 34. Part II., Room No. 35. Part III., Room No. 36. Judges' Private Chambers, Room No. 30. Naturalization Bureau, Room No. 32. Clerk's Office, 9 A. M. to 4 P. M., Room No. 31. WILLIAM E. CURTIS, Chief Justice; THOMAS BOESE, Chief Clerk.

COURT OF COMMON PLEAS.

Third floor, New County Court-house, 11 A. M. Clerk's Office, 9 A. M. to 4 P. M., Room No. 22. General Term, Room No. 24. Special Term, Room No. 21. Chambers, Room No. 21. Part I., Room No. 25. Part II., Room No. 26. Part III., Room No. 27. Naturalization Bureau, Room No. 23. CHARLES P. DALY, Chief Justice; NATHANIEL JARVIS Jr., Chief Clerk.

MARINE COURT.

General Term, Trial Term Part I., Room 15, City Hall, Trial Term Part II., Trial Term Part III., third floor, 27 Chambers street. Special Term, Chambers, second floor, 27 Chambers street, 10 A. M. to 3 P. M. Clerk's Office, basement, Brown-stone building, City Hall Park, 9 A. M. to 4 P. M. GEORGE SHEA, Chief Justice; JOHN SAVAGE, Chief Clerk.

RAPID TRANSIT COMMISSION.

COMMISSIONERS OF RAPID TRANSIT, CITY OF NEW YORK, 54 EXCHANGE PLACE, March 1, 1880.

BY DIRECTION OF THE BOARD OF COMMISSIONERS appointed by the Mayor of the City of New York, August 30, 1879, under and in pursuance of the provisions of Chapter 606 of the Laws of 1875, public notice is hereby given that the said Commissioners will cause a book of subscription to the capital stock of the company to be incorporated and organized under the provisions of said Act, and to be known as the Harlem River and Portchester Rapid Transit Company, to be opened on Saturday, March 6, 1880, at 10 o'clock A. M., at the banking offices of the Central Trust Company of the City of New York, at No. 15 Nassau street, New York City.

The amount of said capital stock is fixed at two hundred thousand dollars, divided into two thousand shares of the par value of one hundred dollars each, subject to the right to increase the capital stock from time to time as is by said act provided. The whole capital stock is to be subscribed by not less than twenty-five persons, and on subscribing each subscriber is required to pay in cash five per centum of the par value of the number of shares subscribed by him.

The Commissioners reserve to themselves the right to reject any subscriber to the capital stock, and any and all subscriptions thereto which are not in compliance with the conditions to the granting of said franchise.

The Commissioners also reserve to themselves the right to distribute to any subscriber a number of shares less than the number by him subscribed for.

When the whole of the capital stock is subscribed the book will be closed.

WILLIAM G. TULLER, Secretary.

GAS COMMISSION.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 19, CITY HALL, NEW YORK, MARCH 13, 1880.

PROPOSALS FOR LIGHTING THE PUBLIC LAMPS.

PROPOSALS FOR FURNISHING THE GAS OR other Illuminating Material for, and Lighting, Extinguishing, Cleaning, Repairing, and Maintaining the Public Lamps (and supplying Gas, etc., for new lamps when required) on the Streets, Avenues, Piers, Parks, and places in the City of New York, under the care and charge of the Department of Public Works, excepting the Twenty-third Ward, and that portion of the Twenty-fourth Ward,

formerly known as the Town of West Farms, for the period of one year, commencing May 1st, 1880, and ending April 30th, 1881, both days inclusive.

Proposals for the above, made in accordance with Sec. 73, Chap. 335, Laws of 1873, and Chap. 478 of the Laws of 1879, and the Revised Ordinances of the City of New York, Chap. 8, Article 2, and enclosed in a sealed envelope endorsed "Proposals for furnishing the illuminating material for, and lighting and extinguishing, cleaning, repairing, and maintaining the public lamps," with the name of the party making the same written thereon, will be received at the office of the Commissioner of Public Works, until 12 o'clock M. of Friday, March 26, 1880, at which place and hour they will be publicly opened by said Commissioner and read.

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

Each proposal shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the bid or proposal, they will, on its being so awarded, become bound as his or their sureties for its faithful performance; and that if he or they shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he or they would be entitled upon its completion, and that which the Corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of security required for the completion of the contract, and stated in the proposals, over and above all his debts of every nature, and over and above his liabilities as bail, surety, and otherwise; that he has offered himself as a surety in good faith, and with an intention to execute the bond required by Section 27, Article 2, Chapter 8, of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the sureties offered to be determined by the Comptroller.

Bidders are required to state in their proposals the several streets or parts of streets in which they propose to perform the requirements herein contained, and also the illuminating or cand'e-power of the gas they propose to furnish, when tested at a distance of not less than one mile from the place of manufacture, and bidders proposing to furnish any illuminating material other than illuminating or coal gas, must state distinctly what kind of material they propose to furnish, and the illuminating power of the burner they propose to use for the same.

Bidders are also required to state the price for which they will furnish the gas (of not less than sixteen candle power by photometrical test, at a distance of not less than one mile from the place of manufacture) or other illuminating material for each lamp, including the lighting, extinguishing, cleaning, repairing, reglazing, and painting lamp-posts and lanterns, and replacing the cocks, tubes, burners, cross heads, lamp irons, and lanterns thereto, for the period from May 1st, 1880, to April 30th, 1881, both days inclusive, stating the price, for the above named period of one year, for each lamp.

Bidders are also required to state a price for which they will repair lamp-posts, including straightening and relighting, and for each new lamp fitted up, as follows:

For each lamp post straightened, stating the price per post.

For each column refitted, stating the price per post.

For each lamp post reset, stating the price per post.

For each new lamp fitted up, stating the price per post.

The bidders are required to write out the amount of their bids in their estimates, in addition to inserting the same in figures.

The number of public lamps to be contracted for is about 20,000.

The burners for illuminating gas are to be of a capacity to burn three cubic feet of gas per hour under a pressure of one inch, and in case the illuminating material shall be other than illuminating gas, then the burners to be used for such illuminating material shall give a light (by photometrical test) equal to the light given by the gas-burners in use in the public lamps in the City of New York.

Should any alteration or any attachment be required to any portion of the lamps for which proposals are made in consequence of the use of illuminating material other than gas, then such alteration shall be done and such attachment placed on the lamps without expense to the city.

The number of hours the lamps are to be kept burning during the contract is 4,000.

The amount of security required is \$60,000 on all contracts which will amount to \$100,000 or more; and on smaller contracts the security shall be sixty per cent. of the total amount of the bid.

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

Should the person or persons to whom the contract is so awarded neglect or refuse to accept to contract within forty-eight hours after written notice that the same has been awarded to his bid or proposal, or if he accept, but does not execute the contract and give the proper security, it may be re-advertised and relet as provided by law and ordinance.

Bidders are informed that no deviation from the specifications will be allowed, unless a written permission shall have been previously obtained from the Mayor, Comptroller, and Commissioner of Public Works.

The right is reserved to assign and designate to any bidder, whose bid shall be accepted, the number and location of the lamps to be lighted by such bidder, in any portion of the city for which proposals are received, and to increase or diminish such number.

The right is reserved to determine and designate, after the proposals are opened, what illuminating material shall be used in the public lamps, or any number of them, during the period before mentioned; also to decline any or all proposals if deemed for the interests of the Corporation, and no proposal will be accepted from or contract awarded to, any person who is in arrears to the Corporation, upon debt or contract, or who is a defaulter, as security or otherwise, upon any obligation to the Corporation.

If the proposal of any bidder proposing to furnish illuminating gas shall include any lamps with which the pipes or mains of such bidder are not connected at the time of the making of the bid, and a contract for furnishing the gas for and lighting, extinguishing, cleaning, repairing, and maintaining any such lamps, shall be awarded to such bidder, in that case, thirty days from the date of the execution of such contract and such further time, not exceeding thirty days, as may be deemed reasonable by the Commissioner of Public Works, shall be allowed to such bidder in which to connect such pipes or mains with such lamps.

But no payment to such bidder, on account of any such lamps, will be made for the time so allowed, nor until the same shall have been connected with the mains of such bidder nor except for the time during which all the requirements herein mentioned shall have been fully performed.

Blank forms of proposals can be obtained on application at the office of the Commissioner of Public Works.

EDWARD COOPER, Mayor. JOHN KELLY, Comptroller. ALLAN CAMPBELL, Commissioner of Public Works.

FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, (155 & 157 MERCER STREET,) NEW YORK, March 12, 1880.

SEALED PROPOSALS FOR FURNISHING THIS Department with 50,000 lbs. best Galvanized No. 10 Wire will be received at these Headquarters until 9 A.M., on Wednesday, the 24th instant, when they will be publicly opened and read.

A sample of the wire required may be seen on application at the office of the Fire Alarm Telegraph at these Headquarters.

Proposals must specify the net price per pound. No proposals will be received after the hour named, or considered if not made in strict compliance with the terms of this advertisement.

The wire is to be delivered during the current year at these Headquarters in such quantities and at such times as may be directed.

Two responsible sureties will be required upon each proposal, who must each justify in one-half the amount thereof, upon the proposal prior to its presentation.

Proposals must be indorsed "Proposals for Furnishing Wire," with the name of the bidder, and be addressed to the Board of Commissioners of this Department.

Blank forms of proposals, together with such further information as may be required, may be obtained upon application at these Headquarters, where the prescribed form of contract may also be seen.

The Board of Commissioners reserves the right to reject any or all proposals received, or any part of such proposals, if deemed to be for the interests of the city.

VINCENT C. KING, JOHN J. GORMAN, CORNELIUS VAN COTT, Commissioners.

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, 155 & 157 MERCER STREET, NEW YORK, March 12, 1880.

SEALED PROPOSALS FOR FURNISHING THIS Department with the following articles, to wit:

- 200,000 pounds Hay, of the quality and standard known as Good Sweet Timothy. 55,000 pounds good clean Rye Straw. 1,800 bags clean White Oats, 80 pounds to the bag. 1,200 bags Fine Feed, 60 pounds to the bag.

will be received at these Headquarters until 9 o'clock A. M., on Wednesday, the 24th instant, when they will be publicly opened and read.

No proposals will be received or considered after the hour named.

Proposals must include all of the items, specifying the price per cwt. for hay and straw, and per bag for oats and feed.

All of the articles are to be delivered at the various houses of the Department in such quantities and at such times as may be directed.

Two responsible sureties will be required upon each proposal, who must each justify thereon prior to its presentation in an amount not less than one-half of the amount thereof.

Blank forms of proposals, together with such further information as may be required, may be obtained upon application at these Headquarters, where the prescribed form of contract may also be seen.

Proposals must be indorsed upon the envelope "Proposal for Furnishing Forage," with the name of the bidder, and be addressed to the Board of Commissioners of this Department.

The Board of Commissioners reserves the right to reject any or all of the proposals received, if deemed to be for the interest of the city.

VINCENT C. KING, JOHN J. GORMAN, CORNELIUS VAN COTT, Commissioners.

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

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

By order of the Board. VINCENT C. KING, President, JOHN J. GORMAN, Treasurer, CORNELIUS VAN COTT, Commissioners. CARL JUSSEN, Secretary.

COLLEGE OF THE CITY OF NEW YORK.

A STATED SESSION OF THE BOARD OF Trustees of the College of the City of New York, will be held at the Hall of the Board of Education (corner Grand and Elm streets), on Tuesday, March 16, 1880, at 4 o'clock P. M.

LAWRENCE D. KIERNAN, Secretary.

JURORS.

NOTICE IN RELATION TO JURORS FOR STATE COURTS

OFFICE OF THE COMMISSIONER OF JURORS, NEW COUNTY COURT-HOUSE, NEW YORK, June 1, 1879.

APPLICATIONS FOR EXEMPTIONS WILL BE heard here, from 9 to 4 daily, from all persons hitherto liable or recently serving who have become exempt, and all needed information will be given.

Those who have not answered as to their liability, or proved permanent exemption, will receive a "jury enrollment notice," requiring them to appear before me this year. Whether liable or not, such notices must be answered (in person, if possible, and at this office only) under severe penalties. If exempt, the party must bring proof of exemption; if liable, he must also answer in person, giving full and correct name, residence, etc., etc. No attention paid to letters.

Persons "enrolled" as liable must serve when called or pay their fines. No mere excuse will be allowed or interference permitted. The fines, received from those who, for business or other reasons, are unable to serve at the time selected, pay the expenses of this office, and if unpaid will be entered as judgments upon the property of the delinquents.

All good citizens will aid the course of justice, and secure reliable and respectable juries, and equalize their duty by serving promptly when summoned, allowing their clerks or subordinates to serve, reporting to me any attempt at bribery or evasion, and suggesting names for enrollment. Persons between sixty and seventy years of age, summer absentees, persons temporarily ill, and United States and District Court jurors are not exempt.

Every man must attend to his own notice. It is a misdemeanor to give any jury paper to another to answer. It is also punishable by fine or imprisonment to give or receive any present or bribe, directly or indirectly, in relation to a jury service, or to withhold any paper or make any false statement, and every case will be fully prosecuted.

THOMAS DUNLAP, Commissioner, County Court-house (Chambers street entrance).

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, 300 MULBERRY STREET, NEW YORK, March 9, 1880.

PUBLIC NOTICE IS HEREBY GIVEN THAT the following property of this Department, viz.: four two-horse sweeping machines, one phaeton, and a quantity of cart harness, will be sold at public auction at the stables of the Bureau of Street Cleaning, on Saturday, March 20, 1880, at 10 o'clock A. M.

By order of the Board. S. C. HAWLEY, Chief Clerk.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, PROPERTY CLERK'S OFFICE, No. 300 MULBERRY STREET, ROOM No. 39, NEW YORK, February 25, 1880.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of the City of New York, 300 Mulberry street, Room No. 39, for the following property now in his custody without claimants: Boots, rope, iron, leather, boots, shoes, male and female clothing, watches, robes, trunk and contents, bags, etc., revolvers, cloth; also small amount of cash found and taken from prisoners.

C. A. ST. JOHN, Property Clerk.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

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

PROPOSALS FOR LUMBER, HARDWARE, FITTINGS, ETC. TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR FURNISHING

- LUMBER, ETC. 6 pieces Spruce Lumber, 4 x 8 x 21. 3 " " " 4 x 8 x 26. 2 " " " 4 x 8 x 15. 1 " " " 4 x 8 x 17. 7 " " " 3 x 8 x 15. 2 " " " 4 x 6 x 15. 1 " " " 4 x 6 x 17. 80 " " " 3 x 7 x 16. 76 " " " 4 x 6 x 13. 50 Hemlock Joists, 3 x 4. 1,000 lineal feet 2 x 3 Spruce Strips. 50 Wall Strips, 2 x 4 x 13. 2,500 square feet 4-inch Yellow Pine Flooring. 800 feet 1/2-inch Clear White Pine. 600 " 3/4-inch " " 250 " 1 1/2-inch " " 650 pieces 3-inch Ceiling, beaded. 2,600 feet 6-inch Rabeted Pine Siding, the lumber all to be of prime quality and delivered at Blackwell's Island, where it will be discharged by the Department.

- MISCELLANEOUS. 21 pair 18-light 9 x 12 Sash. 84 pounds Sash Weights. 84 Axle Pulleys, 2-inch. 2 gross Screws, 1 x 10. 1 " " 1 1/2-12. 1 gross screws, 1 1/2-10. 14 pounds Hemp Sash Cord. 3 kegs 10d Nails. 1 keg 8d Nails. 1 " 40d Nails. 1 " 3d Fine Nails. 4 pair 4 x 4 Cast Butts. 4 " 3-inch Butts. 10,000 Lath. 50 barrels Rockland Lime. 3 " Jointa Lime. 3 " Plaster. 5,000 prime Haverstraw Hard Brick. 300 pounds pure White Lead (in oil). 5 bushels Plasterers' Hair. 20 gallons Boiled Linseed Oil. 5 " Raw Linseed Oil. 10 " Spirits Turpentine. 10 pounds Patent Dryer. 40 " Putty. 40 6-inch City Rim Locks. 1 dozen Closet Locks (Knob Latch). 6 Doors, 4 panel 1 1/2 ft. by 2 ft. 10 in. 4 Fanlights, 2 ft. 10 in. wide by 2 ft. 5 in. high.

- FITTINGS, ETC. 1 1 1/2-inch Rough Water Stop and Waste Stop, on Key T Handle, for iron pipe. 40 1/2-inch Plain Bibbs (iron pipe). 36 3/4-inch Plain Bibbs (iron pipe). 1 1-inch Steam Stock-cock. 1 8-inch Ball and Lever for Cistern-cock. 4 1-inch Globe Valves. 10 2-inch Elbows. 16 1 1/2-inch " " 30 1-inch " " 18 3/4-inch " " 8 3/4-inch by 1-inch elbows. 8 1-inch " " 4 1 1/2-inch " " 18 2 x 1 1/2 inch Tees. 2 1 1/4 x 1 " " 4 3/4 x 1 " " 48 3/4 x 1/2 inch Malleable Iron Tees. 10 1 1/4 x 3/4 " " 36 1 x 3/4 " " 6 1 x 3/4 inch Reducers. 4 1 1/4 x 1 " " 6 1-inch Caps. 2 2-inch " " 6 3/4-inch " " 12 1-inch Locknuts. 6 3/4-inch " " 6 2-inch " " 4 2-inch Union Coupling. 2 1 1/2-inch " " 4 1-inch " " 4 3/4-inch " " 4 1 1/4 x 1 inch Bushings. 6 1 x 3/4 " " 8 1-inch Shoulder Nipples. 8 3/4-inch " " 4 2-inch " " 4 1 1/2-inch " " 6 3/4-inch Close Nipples. 6 1-inch " " 120 feet 2-inch Iron Steam-pipe. 360 " 1-inch " " 280 " 1 1/2-inch " " 100 " 3/4-inch " " 20 " 1 1/2-inch "D" Lead Pipe. 20 sheets BB Galvanized Iron. 5 bushels Charcoal. 50 pounds Resin. 50 " Black Roofing Nails. 6 papers Galvanized Tacks, 11 and 12.

—or any part thereof, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9 o'clock A. M. of Thursday, the 18th day of March, 1880. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Lumber, Hardware, Fittings, etc.," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

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

The award of the contract will be made as soon as practicable after the opening of the bids. Delivery will be required to be made from time to time, at such times and in such quantities as may be directed by the said Department, but the entire quantity will be required to be delivered on or before thirty (30) days after the date of the contract.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, in the penal amount of fifty (50) per cent. of the estimated amount of the contract.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect, that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they shall pay to the Corporation any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities, as bail, surety, and otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 27 of chapter 8 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept to contract within forty-eight (48) hours after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it and as in default to the Corporation, and the contract will be re-advertised and re-let as provided by law.

The quality of the articles, supplies, goods, wares, and merchandise must conform in every respect to the samples of the same respectively at the office of the said Department. Bidders are cautioned to examine the specifications for particulars of the articles, etc., required, before making their estimates.

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

Bidders will write out the amount of their estimate in addition to inserting the same in figures. Payment will be made by a requisition on the Comptroller, issued on the completion of the contract, or from time to time, as the Commissioners may determine.

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

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

The form of the agreement, including specifications, and showing the manner of payment, can be obtained at the office of the Department. Dated New York, March 5, 1880. TOWNSEND COX, THOMAS S. BRENNAN, JACOB HESS, Commissioners of the Department of Public Charities and Correction.

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

PROPOSALS FOR GROCERIES, DRY GOODS, AND CROCKERY.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR FURNISHING

- GROCERIES. 3,000 barrels Flour. 500 " Fine Flour. 5,000 gallons Molasses. 5,000 " Syrup. 1,200 barrels good sound Irish Potatoes, to weigh 168 lbs. net to the barrel. 500 bags Coarse Yellow Meal. 500 " Fine Yellow Meal. 30,000 Fresh Eggs, all to be candled. 12,000 pounds Dairy Butter, sample of which will be on exhibition March 16 and 17. 500 bales long bright Rye Straw. 200 boxes (halves) Sardines. 50 barrels Hominy.

- DRY GOODS. 4,000 yards Linen Drills. 1,000 " Butchers' Linen, Dowlas. 2,000 " Huckabuck. 5,000 " Cottonades. 200 pounds dark blue Machine Thread, 16 ounces per pound. 100 pieces Oiled Muslin.

- CROCKERY. 1 gross Bed Pans. 1 " Feed Cups. 1 " Soap Dishes. 1 " Tumblers. 2 " Spit Cups.

—or any part thereof, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9 o'clock A. M., of Thursday, the 18th day of March, 1880. The person or persons making any bid or estimate shall furnish the same in a sealed

envelope, indorsed "Bid or Estimate for Groceries, Dry Goods, and Crockery," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

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

The award of the contract will be made as soon as practicable after the opening of the bids. Delivery will be required to be made from time to time, at such times and in such quantities as may be directed by the said Department; but the entire quantity will be required to be delivered on or before thirty (30) days after the date of the contract.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, in the penal amount of fifty (50) per cent. of the estimated amount of the contract.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect, that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they shall pay to the Corporation any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities, as bail, surety, or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 27 of chapter 8 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept to contract within forty-eight (48) hours after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it and as in default to the Corporation, and the contract will be re-advertised and re-let as provided by law.

The quality of the articles, supplies, goods, wares, and merchandise must conform in every respect to the samples of the same respectively at the office of the said Department. Bidders are cautioned to examine the specifications for particulars of the articles, etc., required, before making their estimates.

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

Bidders will write out the amount of their estimate in addition to inserting the same in figures. Payment will be made by a requisition on the Comptroller, issued on the completion of the contract, or from time to time as the Commissioners may determine.

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

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

The form of the agreement, including specifications, and showing the manner of payment, can be obtained at the office of the Department. Dated New York, March 5, 1880. TOWNSEND COX, THOMAS S. BRENNAN, JACOB HESS, Commissioners of the Department of Public Charities and Correction.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, NEW YORK, March 11, 1880.

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

At Morgue, Bellevue Hospital, from Out-Door Poor Dispensary, Bellevue Hospital—Unknown man; aged about 30 years; 5 feet 7 inches high; curly hair; sandy moustache and goatee; blue eyes. Had on dark striped coat, dark mixed pants and vest, brown cardigan jacket, striped calico shirt, gray socks, laced shoes, black hat.

At Branch Lunatic Asylum, Hart's Island—Annie Williams; aged 29 years; 5 feet high; blue eyes; light brown hair. Nothing known of her friends or relatives.

By order, JOSHUA PHILLIPS, Secretary.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, NEW YORK, March 6, 1880.

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

At Homeopathic Hospital, Ward's Island—Mary Kane; aged 29 years; 5 feet 11 inch high; brown eyes and hair. Had on when admitted, dark dress, gray sacque, plaid shawl. Nothing known of her friends or relatives.

Robert Conway; aged 45 years; 5 feet 10 inches high; blue eyes; gray hair. Had on when admitted black suit of clothes. Nothing known of his friends or relatives.

By Order, JOSHUA PHILLIPS, Secretary.

DEPARTMENT OF BUILDINGS.

DEPARTMENT OF BUILDINGS, OFFICE OF SUPERINTENDENT, No. 2 FOURTH AVENUE, NEW YORK, December, 1879.

NOTICE TO PROPERTY OWNERS AND BUILDERS.

FOR THE PROTECTION OF THEIR INTERESTS, property owners and builders are requested to refuse admittance into their buildings to any officer of this Department who does not show his proper badge of office on demand.

All badges issued from this office are shield shaped, with the title of the officer, the name of this Department, and the number engraved thereon, and are numbered from 1 to 50. The following badges are lost or stolen: Inspectors, badges Nos. 4, 8, 9, 11, 12, 21, 22, 23, 36, 38, 39, 42, 43, 45, 46, 48, 49, and 50. Fire Escape Examiners, badges Nos. 3 and 8, and Messenger's badge No. 7. All parties professing to be officers of this Department not provided with badges of the above description, or who attempt to use badges of the above description, or who attempt to use an oval shaped badge, formerly used in the Department, are impostors, and the public are cautioned against recognizing such persons, and are requested to report the same to this office in any case that may come to their notice.

LEGISLATIVE DEPARTMENT.

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

THE CITY RECORD

COPIES OF THE CITY RECORD CAN BE obtained at No. 2 City Hall (northwest corner basement). Price three cents each.

CORPORATION NOTICE.

NOTICE IS HEREBY GIVEN BY THE BOARD of Street Opening and Improvement, in accordance with the provisions of section 105 of chapter 335 of the Laws of 1873, entitled "An Act to organize the local government of the City of New York," passed April 30, 1873, that they deem it to be for the public interest to lay out and open, and they propose to lay out and open a street to extend from the northerly side of Little West Twelfth street to the southerly side of West Fourteenth street, the easterly line of such street to be parallel with the Ninth avenue, and four hundred and twenty-five (425) feet west of the westerly line of Ninth avenue, and the westerly line of such street to be five hundred (500) feet west of the westerly line of Ninth avenue, and parallel thereto; and that their proposed action relative thereto was laid before the Board of Aldermen on the 17th day of February, 1880.

A meeting of the Board of Street Opening and Improvement will be held at the Mayor's office, in the City Hall, at 2 P. M. on the 23d day of March next, to lay out and open the same. Dated New York, February 26, 1880. EDWARD COOPER, Mayor.

NOTICE IS HEREBY GIVEN BY THE BOARD of Street Opening and Improvement, in accordance with the provisions of section 105, chapter 335 of the Laws of 1873, entitled "An Act to reorganize the local government of the City of New York," passed April 30, 1873, that they deem it to be for the public interest to lay out and open West Fifty-third street, as laid down on the map or plan of the City of New York, from the Tenth avenue to the Eleventh avenue, and to lay out and open West Fifty-fourth street, as laid down on said map, from Tenth avenue to the established bulkhead line on the Hudson river; that they propose to lay out and open the same; and that their proposed action relative thereto was laid before the Board of Aldermen on the 10th day of February, 1880.

A meeting of the Board of Street Opening and Improvement will be held at the Mayor's office, in the City Hall, on the 23d day of March next, at 2 P. M., to lay out and open the same. New York, February 26, 1880. EDWARD COOPER, Mayor.

NOTICE IS HEREBY GIVEN THAT THE FOLLOWING Assessment Lists have been received by the Board of Assessors from the Commissioner of Public Works:

Table with 2 columns: Assessment description and Amount. Includes items like 'Fencing Fifth and Madison avenues and Seventy-second and twenty-third streets' for \$243 58, 'Basin at the junction of Beaver and Pearl streets' for 180 73, etc.

WM. H. JASPER, Secretary. OFFICE BOARD OF ASSESSORS, No. 114 WHITE STREET (COR. OF CENTRE), NEW YORK, JANUARY 13, 1880.

NOTICE IS HEREBY GIVEN THAT THE FOLLOWING Assessment Lists have been received by the Board of Assessors from the Commissioner of Public Works.

Table with 2 columns: Assessment description and Amount. Includes items like 'No. 1. Sewer, Fifty-second street, between Third and Lexington avenues' for \$1,166 75, 'No. 2. Paving Lexington avenue, from Seventy-ninth to Eighty-fifth street' for 12,185 39, etc.

WM. H. JASPER, Secretary. OFFICE BOARD OF ASSESSORS, No. 114 WHITE STREET (COR. OF CENTRE), NEW YORK, FEBRUARY 28, 1880.

PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are edged in the office of the Board of Assessors for examination by all persons interested, viz.:

- No. 1. Regulating, grading, setting curb and gutter stones, and flagging in One Hundred and Fifty-second street, from the Boulevard to the Hudson river. No. 2. Paving intersections of Fourth avenue with Eighty-third, Eighty-fourth, Eighty-fifth, and Eighty-sixth streets, with Belgian pavement. No. 3. Paving One Hundred and Fourth street, between Second and Third avenues, with Belgian pavement. No. 4. Sewer in One Hundred and Fourth street, between Ninth and Tenth avenues. No. 5. Fencing vacant lots on the southeast and southwest corners of Madison avenue and One Hundred and Twenty-seventh street. No. 6. Sewer in One Hundred and Twenty-ninth street, between Seventh and Eighth avenues. No. 7. Sewer in One Hundred and Fourth street, from 650 feet east of Tenth avenue to 75 feet west of Ninth avenue. No. 8. Sewer in Sixty-eighth street, between Fourth and Madison avenues, from end of present sewer to near Fourth avenue. No. 9. Sewer in Seventy-second street, between First and Second avenues, from end of present sewer to near Second avenue. No. 10. Sewer in Lexington avenue, between One Hundred and Third and One Hundred and Fourth streets. No. 11. Sewer in Lighthouse street, between Washington and West streets. No. 12. Fencing vacant lots on block bounded by Eightieth and Eighty-first streets, Madison and Fifth avenues. No. 13. Sewer in Second avenue, between Seventy-fifth and Seventy-sixth streets. No. 14. Basin on the northeast corner of Sixtieth street and Fifth avenue. No. 15. Sewer in One Hundred and Thirtieth street, between Sixth avenue and summit east of Tenth avenue. No. 16. Regulating, grading, curb, gutter, and flagging on Ninety-third street, from Second avenue to East river. No. 17. Basin on the southwest corner of Eleventh and Dry Dock streets. No. 18. Fencing vacant lots on the south side of Seventy-ninth street, between Fourth and Lexington avenues. No. 19. Sewer in Eleventh avenue, west side, between Fifty-ninth and Sixtieth streets. No. 20. Sewer in One Hundred and Twenty-seventh street, between Seventh and Eighth avenues. No. 21. Sewer in One Hundred and Thirteenth street, between Madison and Fifth avenues, and in Madison avenue, between One Hundred and Thirteenth and One Hundred and Fifteenth streets. No. 22. Basin on the west side of Fifth avenue, between Sixtieth and Sixty-first streets. No. 23. Sewer in One Hundred and Thirteenth street, between Tenth avenue and summit east of Tenth avenue. No. 24. Basin on the northwest corner of One Hundred and Fifteenth street and Avenue A.

The limits embraced by such assessment include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on— No. 1. Both sides of One Hundred and Fifty-second street, between the Boulevard and Hudson river. No. 2. Both sides of Fourth avenue, between Eighty-second and Eighty-seventh streets, and to the extent of half the block in Eighty-third, Eighty-fourth, Eighty-fifth, and Eighty-sixth streets. No. 3. Both sides of One Hundred and Fourth street, between Second and Third avenues, and to the extent of half the block at the intersection of Second and Third avenues. No. 4. Both sides of One Hundred and Fourth street, between Ninth and Tenth avenues. No. 5. Both sides of Madison avenue, between One Hundred and Twenty-sixth and One Hundred and Twenty-seventh streets, also south side of One Hundred and Twenty-seventh street, extending one hundred and ten feet east of and eighty-five feet west of Madison avenue. No. 6. Both sides of One Hundred and Twenty-ninth street, between Seventh and Eighth avenues. No. 7. Both sides of One Hundred and Fourth street, from six hundred and fifty feet east of Tenth avenue to Ninth avenue. No. 8. Both sides of Sixty-eighth street, extending one hundred feet west of Fourth avenue. No. 9. Both sides of Seventy-second street, extending one hundred feet east of Second avenue. No. 10. Both sides of Lexington avenue, between One Hundred and Third and One Hundred and Fourth streets. No. 11. Both sides of Lighthouse street, between West and Washington streets. No. 12. Block bounded by Eightieth and Eighty-first streets, Madison and Fifth avenues. No. 13. Both sides of Second avenue, between Seventy-fifth and Seventy-sixth streets. No. 14. East side of Fifth avenue, between Sixtieth and Sixty-first streets. No. 15. Both sides of One Hundred and Thirtieth street, between Sixth and Seventh avenues. No. 16. Both sides of Ninety-third street, between Avenue A and Second avenue. No. 17. West side of Dry Dock street, between Tenth and Eleventh streets. No. 18. South side of Seventy-ninth street, between Fourth and Lexington avenues. No. 19. West side of Eleventh avenue, between Fifty-ninth and Sixtieth streets. No. 20. Both sides of One Hundred and Twenty-seventh street, between Seventh and Eighth avenues. No. 21. Both sides of One Hundred and Thirteenth street, between Madison and Fifth avenues; and both sides of Madison avenue, between One Hundred and Thirteenth and One Hundred and Fifteenth streets. No. 22. Central Park. No. 23. Both sides of One Hundred and Thirteenth street, between Ninth and Tenth avenues. No. 24. West side of Avenue A, between One Hundred and Fifteenth and One Hundred and Sixteenth streets, and south side of One Hundred and Sixteenth street, extending 187 feet 6 inches west of Avenue A, and north side of One Hundred and Fifteenth street, extending 166 feet 6 inches west of Avenue A.

All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objections in writing to the Board of Assessors, at their office, No. 114 White Street, within thirty days from the date of this notice. The above described list will be transmitted as provided by law to the Board of Revision and Correction of Assessments for confirmation on the 17th day of February ensuing. THOMAS B. ASTEN, JOHN MULLALLY, EDWARD NORTH, DANIEL STANBURY, Board of Assessors. OFFICE BOARD OF ASSESSORS, No. 114 WHITE STREET (CORNER CENTRE), NEW YORK, JANUARY 16, 1880.

HEALTH DEPARTMENT.

HEALTH DEPARTMENT, No. 307 MOTT STREET, NEW YORK, FEBRUARY 10, 1880.

BOVINE VACCINE VIRUS.

AT A MEETING OF THE BOARD OF HEALTH, held this day, the following resolution was adopted: Resolved, That pursuant to the provisions of chapter 635, Laws of 1874, entitled "An act to secure effective vaccination in the City of New York and the collection of pure vaccine lymph or virus," the Board of Health authorizes the sale of such surplus lymph or virus whenever the quantity on hand exceeds the amount required in the proper performance of its duties, at the following rates, and that orders for the same be addressed to Dr. J. B. Taylor, Inspector of Vaccination: One quill slip \$0 25 Eight quill slips 1 00 Crust one remove from the call 1 50 Dispensaries and distributors of large amounts may be supplied at wholesale rates. (A true copy.) EMMONS CLARK, Secretary.

FINANCE DEPARTMENT.

DEPARTMENT OF FINANCE, BUREAU FOR COLLECTION OF ASSESSMENTS, FIRST FLOOR, ROOM NO. 1, NEW COURT-HOUSE, CITY HALL PARK, NEW YORK, FEBRUARY 25, 1880.

NOTICE TO PROPERTY-HOLDERS.

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

CONFIRMED FEBRUARY 13, ENTERED FEBRUARY 21, 1880. Bronx River road opening, from Grand avenue to the north line of the City of New York.

All payments made on the above assessment on or before April 26, 1880, will be exempt (according to law) from interest. After that date interest will be charged at the rate of seven (7) per cent from the date of entry. The Collector's office is open daily, from 9 A. M. to 2 P. M., for the collection of money, and until 4 P. M. for general information. EDWARD GILON, Collector of Assessments.

NOTICE TO PROPERTY-HOLDERS.

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

CONFIRMED FEBRUARY 14, ENTERED FEBRUARY 18, 1880. 82d street opening, from 1st Avenue to Avenue B.

All payments made on the above assessment on or before April 18, 1880, will be exempt (according to law) from interest. After that date interest will be charged at the rate of seven (7) per cent from the date of entry. The Collector's office is open daily, from 9 A. M. to 2 P. M., for the collection of money, and until 4 P. M. for general information. EDWARD GILON, Collector of Assessments.

NOTICE TO PROPERTY-HOLDERS.

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

CONFIRMED JANUARY 30 AND ENTERED FEBRUARY 4, 1880. 10th street opening, from 3d Avenue to 5th Avenue.

All payments made on the above assessment on or before April 5, 1880, will be exempt (according to law) from interest. After that date interest will be charged at the rate of seven (7) per cent from the date of entry. The Collector's office is open daily, from 9 A. M. to 2 P. M., for the collection of money, and until 4 P. M. for general information. EDWARD GILON, Collector of Assessments.

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

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

Payments for the redemption of lands so sold for taxes by the Treasurer of the County of Westchester, and bid in on account of said towns, and payments also of said Rejected Taxes of the year 1873, must be made hereafter to the Clerk of Arrears of the City of New York. N. B.—Interest at the rate of twelve per cent per annum is due and payable on the amount of said sales for taxes and said rejected taxes. JOHN KELLY, Comptroller.

REAL ESTATE RECORDS.

THE ATTENTION OF LAWYERS, REAL Estate Owners, Monetary Institutions engaged in making loans upon real estate, and all who are interested in providing themselves with facilities for reducing the cost of examinations and searches, is invited to these Official Indices of Records, containing all recorded transfers of real estate in the City of New York from 1653 to 1857, prepared under the direction of the Commissioners of Records. Grantors, grantees, suits in equity, insolvents' and Sheriff's sales, in 61 volumes, full bound, price \$100 00 The same, in 25 volumes, half bound, 50 00 Complete sets, folded, ready for binding, 15 00 Records of Judgments, 25 volumes, bound, 10 00 Orders should be addressed to Mr. Stephen Angell, Comptroller's Office, New County Court-house, JOHN KELLY, Comptroller.

SUPREME COURT.

In the matter of the application of the Department of Public Works, for and in behalf of the Mayor, Aldermen, and Commonalty of the City of New York, relative to the opening of One Hundred and Eighth street, from the easterly line of Fifth avenue to the Harlem river.

PURSUANT TO STATUTES IN SUCH CASE made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held in Chambers in the Court-house, in the City of New York, on the 26th day of March, 1880, at the opening of the Court on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. That the nature and extent of the improvements hereby intended is the acquisition of title, in the name and on the behalf of the Mayor, Aldermen, and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon, and the appurtenances thereto belonging, required for the opening of One Hundred and Eighth street, from Fifth avenue to the Harlem river, being the following described pieces or parcels of land:

Beginning at a point on the easterly line of Fifth avenue two hundred and one feet ten inches (201' 10") northerly from the point formed by the intersection of the easterly line of Fifth avenue with the northerly line of One Hundred and Seventh street, and running easterly and parallel to said street four hundred and twenty (420) feet to the westerly line of Madison avenue; thence northerly and along the westerly line of Madison avenue sixty (60) feet; thence westerly four hundred and twenty (420) feet to the easterly line of Fifth avenue; thence southerly and along the easterly line of Fifth avenue sixty (60) feet to the point or place of beginning. Also, beginning at a point on the easterly line of Madison avenue two hundred and one feet ten inches (201' 10") northerly from the northerly line of One Hundred and Seventh street, and running easterly and parallel to said street four hundred (400) feet to the westerly line of Fourth avenue; thence northerly and along the westerly line of Fourth avenue sixty (60) feet; thence westerly four hundred (400) feet to the easterly line of Madison avenue; thence southerly and along the easterly line of Madison avenue sixty (60) feet to the point or place of beginning. Also, beginning at a point on the easterly line of Fourth avenue two hundred and one feet ten inches (201' 10") northerly from the northerly line of One Hundred and Seventh street, and running easterly and parallel to said street four hundred and twenty (420) feet to the westerly line of Lexington avenue; thence northerly and along the westerly line of Lexington avenue sixty (60) feet; thence westerly four hundred and fifty (450) feet to the easterly line of Lexington avenue; thence southerly and along the easterly line of Lexington avenue sixty (60) feet to the point or place of beginning. Also, beginning at a point on the easterly line of Lexington avenue two hundred and one feet ten inches (201' 10") from the northerly line of One Hundred and Seventh street, and running easterly and parallel to said street four hundred and twenty (420) feet to the westerly line of Third avenue; thence northerly and along the westerly line of Third avenue sixty (60) feet; thence westerly four hundred and twenty (420) feet to the easterly line of Lexington avenue; thence southerly and along the easterly line of Lexington avenue sixty (60) feet to the point or place of beginning. Also, beginning at a point on the easterly line of Third avenue two hundred and one feet ten inches (201' 10") from the northerly line of One Hundred and Seventh street, and running easterly and parallel to said street six hundred and ten (610) feet to the westerly line of Second avenue; thence northerly and along the westerly line of Second avenue sixty (60) feet; thence westerly six hundred and ten (610) feet to the easterly line of Third avenue; thence southerly and along the easterly line of Third avenue sixty (60) feet to the point or place of beginning. Also, beginning at a point on the easterly line of Second avenue two hundred and one feet ten inches (201' 10") from the northerly line of One Hundred and Seventh street, and running easterly and parallel to said street six hundred and fifty (650) feet to the westerly line of First avenue, thence northerly and along the westerly line of First avenue sixty (60) feet; thence westerly six hundred and fifty (650) feet to the easterly line of Second avenue; thence southerly and along the easterly line of Second avenue sixty (60) feet to the point or place of beginning. Also, beginning at a point on the easterly line of First avenue two hundred and one feet ten inches (201' 10") from the northerly line of One Hundred and Seventh street, and running easterly and parallel to said street seven hundred and twenty-six (726) feet to the bulkhead line, Harlem river; thence northerly and along said bulkhead line sixty feet and one-quarter of an inch (60' 0 1/4") thence westerly seven hundred and twenty-five feet and three and three-quarters of an inch (725' 3 3/4") to the easterly line of First avenue; thence southerly along the easterly line of First avenue sixty (60) feet to the point or place of beginning. Said street being sixty (60) feet wide between the easterly line of Fifth avenue and the bulkhead, East river. Dated New York, March 1, 1880. WM. C. WHITNEY, Counsel to the Corporation.

DEPARTMENT OF DOCKS.

DEPARTMENT OF DOCKS, NOS. 117 AND 119 DUANE STREET, NEW YORK, JANUARY 17, 1880.

NOTICE.

PURSUANT TO THE PROVISIONS OF SUB-division 7 of section 6 of chapter 374, Laws of 1871, the following regulation was unanimously adopted by the Board of the Department of Docks, at a meeting held on the 14th instant, to wit:

REGULATION 16.

The owners, lessees and occupants of every pier, wharf, and bulkhead in the City of New York shall keep the same in good repair, and the slips adjacent thereto properly dredged, and whenever, in the judgment of the Board of the Department of Docks, it shall be necessary so to do, written notices, signed by the President or Secretary of said Board, shall be served upon the owners, lessees, or occupants, or collector of wharfage of any such pier, wharf, or bulkhead, or the slip adjoining the same, on which repairs or dredging are required by said Board, specifying the nature and extent of the repairs or dredging so required, and the time within which such repairs must be made or such dredging done; and in case of failure of the owners, lessees, or occupants so notified to comply with the terms and requirements of such notice, they shall be liable to a penalty of \$50 per day for every day they shall neglect to comply with such notice. By order of the Board, EUGENE T. LYNCH, Secretary.

DEPARTMENT OF TAXES AND ASSESSMENTS.

DEPARTMENT OF TAXES AND ASSESSMENTS, No. 32 CHAMBERS STREET, NEW YORK, JANUARY 12, 1880.

NOTICE IS HEREBY GIVEN THAT THE BOOKS of Annual Record of the assessed valuation of Real and Personal Estate of the City and County of New York for the year 1880, will be opened for inspection and revision, on and after Monday, January 12, 1880, and will remain open until the 30th day of April, 1880, inclusive, for the correction of errors and the equalization of the assessments of the aforesaid real and personal estate. All persons believing themselves aggrieved must make application to the Commissioners during the period above mentioned, in order to obtain the relief provided by law. By order of the Board, ALBERT STORER, Secretary.