

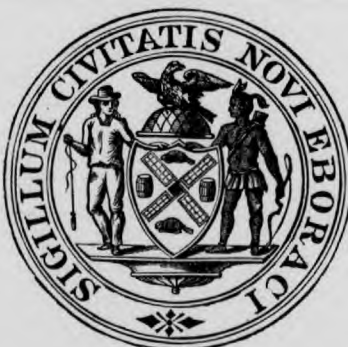
# THE CITY RECORD.

## OFFICIAL JOURNAL.

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NEW YORK, MONDAY, NOVEMBER 8, 1886.

NUMBER 4,097.



### APPROVED PAPERS.

*Ordinances and Resolutions passed by the Common Council during the week ending Nov. 6, 1886.*

Resolved, That permission be and the same is hereby given to the Rev. M. J. Phelan to use an advertising van, with transparencies, in the public streets, for the purpose of attracting attention to the Ladies' Fair in the Church of St. Cecilia, in One Hundred and Sixth street, between Lexington and Fourth avenues, any resolution or ordinance of the Common Council heretofore passed to the contrary notwithstanding; such permission to continue only while the fair is being held in said church, but not beyond November 20, 1886.

Adopted by the Board of Aldermen, October 27, 1886.

Approved by the Mayor, November 1, 1886.

Resolved, That permission be and the same is hereby given to John Donnellon to regulate, grade, set curb-stones and flag the sidewalks in front of his premises on One Hundred and Forty-third street, beginning at the northwest corner of Eighth avenue and extending westerly about one hundred and twenty-five feet, the work to be done at his own expense, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, October 20, 1886.

Approved by the Mayor, November 5, 1886.

Resolved, That the vacant lots on the east side of Madison avenue, from One Hundred and Tenth to One Hundred and Eleventh street, be fenced in, where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, October 20, 1886.

Approved by the Mayor, November 5, 1886.

Resolved, That the name of William Poultman, recently appointed a Commissioner of Deeds, be corrected so as to read William Bultmann.

Adopted by the Board of Aldermen, November 5, 1886.

FRANCIS J. TWOMEY, Clerk of the Common Council.

### ASSESSMENT COMMISSION.

No. 280 BROADWAY,  
TUESDAY, October 26, 1886—2 o'clock p. m.

The Commission created by chapter 550 of the Laws of 1880, to revise, vacate or modify assessments for local improvements in the City of New York, met pursuant to adjournment.

Present—All the members, viz.: Commissioners Daniel Lord, Jr. (Chairman), Allan Campbell, Joseph Garry, and John W. Marshall.

The Clerk presented copies of the CITY RECORD and "Daily Register" of October 25 and 26, 1886, showing the publication of notices of the meeting.

The minutes of the meetings held on October 12, 15 and 19, 1886, were read and approved.

#### Calendar.

No. 5680. Matter of the Equitable Assurance Society—Assessment for Tenth avenue regulating, grading, etc., from Manhattan street to One Hundred and Fifty-fifth street; confirmed November 12, 1885.

On motion of T. H. Baldwin, Esq., attorney for the petitioner, the Counsel representing the City consenting, the petition in this case was amended by inserting lot known as Ward No. 35, in Block No. 1173.

And, on his motion, the decision made by the Commissioners on May 25, 1886, reducing this assessment, was made applicable to this case.

No. 1423. Matter of Edward A. Boyd—Assessment for One Hundred and Seventeenth street regulating, grading, etc., from Seventh to Eighth avenues; confirmed January 30, 1874.

On motion of T. F. Neville, Esq., attorney for the petitioner, the Counsel representing the City consenting, the decision made by the Commissioners on December 26, 1882, reducing this assessment, was made applicable to this case.

No. 4759. Matter of James W. Lyon—Assessment for One Hundred and Fifteenth street regulating, grading, etc., from Eighth avenue to Harlem river; confirmed December 10, 1878.

John C. Shaw, Esq., attorney for the petitioner, presented a portion of his evidence, after which the further hearing of the case was adjourned.

No. 70. Matter of Bronk Van Loon—Assessment for Ninety-ninth street regulating, grading, etc., from Eighth to Eleventh avenue; confirmed September 23, 1879.

John C. Shaw, Esq., attorney for the petitioner, presented a portion of his evidence, after which the further hearing of the case was adjourned.

#### Decision.

Commissioner Campbell presented the following decision, viz.:

No. 1319. Matter of Mary G. Pinkney—Assessment for Manhattan street regulating, grading, etc., from Tenth avenue to Avenue St. Nicholas; confirmed May 17, 1876.

This assessment was brought before us in 1881, on the application of Harriet A. Walter, executrix, etc., for relief, which was denied on the ground, that though the cost of the improvement was excessive, yet only \$91,074.48, or less than one-half such cost, had actually been assessed upon the property owners, the remainder, \$93,071.84, falling upon the City at large. The decision then rendered states, that "the evidence introduced would not warrant a reduction greater than that given by these figures, nor do we understand that the petitioner claims greater relief than this, and hence substantial injustice cannot be found based on the argument of excessive prices of the work."

In the case of Mary G. Pinkney, now under consideration, the petitioner asks a reduction on various grounds:

First—That the cost of change of grade in Manhattan street, where it crosses the Boulevard or Eleventh avenue, should be eliminated entirely.

Second—That only one-half the expense of widening the street, from sixty-six feet to one hundred feet, should be assessed upon the property.

Third—That the cost of flagging and curbing, from One Hundred and Twenty-fifth street to Twelfth avenue, should be eliminated.

Fourth—That the expense of extending Manhattan street, from One Hundred and Twenty-fifth street to St. Nicholas avenue, was not properly distributed by the assessors.

Fifth—That the cost of filling was excessive, notwithstanding the very great reduction which had already been made in the assessment.

These points have been very fully discussed by counsel for the petitioner and for the City, both orally and in briefs. After a very careful consideration of the subject, I have come to the conclusion that the reduction now asked for should not be granted.

First—The old grade of Manhattan street, established many years ago, was sufficient for the purpose at that time, and conformed as nearly as possible to the natural surface. When the opening and improvement of intersecting avenues became necessary, it was found that its grade must be

changed, so as properly to conform to that of the Boulevard or Eleventh avenue, where it crossed the latter. This involved a considerable amount of filling in Manhattan street, and the claim is that the cost of this filling should not be assessed, because it was not a necessity for Manhattan street itself, but was rendered necessary by the improvement of the Eleventh avenue or Boulevard. There are doubtless many portions of the city where streets, independently considered, might be improved at very moderate cost, but in consequence of the rough and irregular surface of this island the grades of streets must be established with regard to the adjacent district and to intersecting streets and avenues, so that the whole system shall be as complete and economical as the configuration of the land will permit. It is said by counsel for petitioner that the Boulevard was opened with reference to use as a public drive. This is no doubt true, but its grades would seem to be as steep as fairly admissible in an avenue of this city. At its intersection with Manhattan street the grade has an inclination of four feet in one hundred feet, which is quite as heavy as it should be in an avenue running north and south. Even with this grade it passes ten feet above the old level of Manhattan street, and the change of grade complained of was made so as to bring the two streets into conformity. It is now suggested that a viaduct might have been constructed in order to avoid the change of grade. In such case the property along Manhattan street would have been seriously impaired in value, lying as it would below the level of the Boulevard and unconnected therewith by proper approaches. The new grade of Manhattan street is easy, and the large traffic now passing over it, and which is destined to increase with time, will not be appreciably impeded.

No question has been raised as to the right to change the grade, for such has been the practice in the city, when necessity or benefit required it, and one case has come before this Commission (Matter of Donnelly, One Hundred and Thirty-first street regulating, grading, etc., from Tenth avenue to Boulevard), where, in the decision denying relief on this ground, it was said, "The Commissioners are of the opinion that the petitioner has not shown that his property was not benefited by the change of grade to an amount equal to the amount assessed upon it." The change of grade of One Hundred and Thirty-first street, like that of Manhattan street, was rendered necessary by the grading of the Boulevard, so that in this respect the two cases are similar.

Second—As to the widening of Manhattan street from sixty-six feet to one hundred feet. The importance of this street as a public thoroughfare seemed to render such widening judicious, and the amount assessed for this part of the work according to its fair value is very moderate. Throughout the city there are many streets of one hundred feet in width. Besides the avenues, there are cross streets about ten blocks apart from Fourteenth street northerly. Though these were intended in some measure for general traffic, and many of them have become great thoroughfares, yet the cost of regulating and grading them was assessed upon abutting lots, amounting to much more per lot than upon the narrower streets. The property owners willingly bore additional expense, and they have their reward in the greater value of such lots. It seems to me that Manhattan street comes properly within this view of the case, so far as the assessment for widening is concerned.

Third—In regard to the cost of flagging and curbing. In the matter of Hawes, assessment for regulating and paving Broadway, from Thirty-second to Fifty-ninth street, this Commission decided against a claim similar to that now raised.

Fourth—The expense of extending Manhattan street from One Hundred and Twenty-fifth street to St. Nicholas avenue. The objection is to the distribution. This Commission has very rarely undertaken to alter the distribution as made by the Board of Assessors, and I see no special reason for altering it in this case.

Fifth—Excessive cost of the item of filling, which constitutes nearly nine-tenths of the whole assessment.

In several cases where we have been called upon to decide what was the fair cost of filling in the neighborhood of this work, and about the same period of time, allowance has been made of ninety cents per cubic yard, eighty five cents, and also of eighty cents. Adopting the lowest of these figures, we find the fair costs of the Manhattan street regulating, grading, etc., to be as follows, viz.:

103,197	cubic yards of filling, at 80 cents .....	\$82,557 60
5,896.10	lineal feet of curb and gutter, at \$1 per foot .....	5,896 10
22,931.2	square feet of flagging, at 31 cents .....	7,108 66
	Surveyor's fees .....	535 29
	Total fair cost .....	\$96,097 65

The amount actually assessed upon the property was \$91,074.98, or about \$5,000 less than its fair cost. The large item of \$27,025, allowed for damages to the property by the change of grade, about which there has been some question, is not included in the above statement of the fair cost of the work.

For these reasons, I think that no reduction in the assessment should be made, and present the following resolution as the decision of the Commissioners, viz.:

Resolved, That the application of Mary G. Pinckney for a reduction of the assessment for regulating, grading, etc., Manhattan street, from St. Nicholas avenue to Twelfth avenue; confirmed May 17, 1876, be denied.

Commissioner Marshall presented the following decision as a substitute, viz.:

No. 1319, matter of Mary G. Pinckney—Assessment for Manhattan street regulating, grading, etc., from Tenth avenue to Avenue St. Nicholas; confirmed May 17, 1876.

In this case the petitioner claims relief upon five grounds:

First—The expense of the change of grade between Tenth and Twelfth avenues, made necessary in conforming the grade of Manhattan street to the grade of the Boulevard, should be eliminated.

Second—The cost of flagging and curbing from One Hundred and Twenty-fifth street to Twelfth avenue should be eliminated.

Third—Not more than one-half the expense of widening the street from sixty-six feet to one hundred feet should be assessed.

Fourth—The expense of extending the street from One Hundred and Twenty-fifth street to St. Nicholas avenue should be assessed pro rata on the entire street.

Fifth—The work should be valued at its fair cost.

It appears from the evidence, that the first is the only ground upon which the petitioner may fairly claim relief. As to the fourth ground, it may be said that the Commissioners have always taken into consideration the fair value of the work done.

From the evidence presented in the case, it seems clear that the grade of Manhattan street, between Tenth and Twelfth avenues, was raised so as to meet that previously fixed for the Boulevard.

The Commissioners of the Central Park, in fixing grades, first looked to the avenues or roads regarded by them as main routes of travel, and determined upon grades for these suitable for the purposes and uses for which they were established. The main object appears to have been to establish an easy grade for these general thoroughfares.

The peculiar situation of the Manhattan valley, so called, rendered it impossible to establish a grade for the Boulevard through it. Taking into consideration their view as to the limit of convenient use in grades, viz.: four feet in one hundred feet, said grade would be considerably higher than that of Manhattan street, which it crossed about the centre of the valley.

The grade of Manhattan street was therefore raised so as to meet that of the Boulevard. Not because such change would be of more service to the use of Manhattan street, but because no other grade for the Boulevard could be established through the valley. As the change of grade was not made because required or necessary for the advantage of Manhattan street, for the change actually damaged all the property along it, there is no just or lawful reason why the owners of property along Manhattan street should be made to pay for it. This ground of relief should be allowed to the petitioner. This principle necessarily involves the exclusion also of the amount awarded for damages by the change of grade, \$27,025, and this is in harmony with the decision of this Commission in matter of One Hundred and Fifty-second street regulating, grading, etc. (page 650 of minutes), where it was decided that in a case where the property owners derive no benefit from the change of grade, the damages awarded should be stricken out.

The total number of cubic yards of filling in grading Manhattan street was 103,197, from which should be deducted 42,638 cubic yards, the amount of filling required by the change of grade between Tenth and Twelfth avenues.

Estimating the cost of the work justly assessable, as above stated, at its fair cost at the time when done, would be, at the price fixed for filling in the matter of the Boulevard regulating, grading, etc., as follows:

60,559	cubic yards of filling, at 85 cents .....	\$51,475 15
5,896.10	lineal feet curb, at \$1 .....	5,896 10
22,931.2	square feet flagging, at 31 cents .....	7,108 66
	Surveyor's fees .....	535 29

Total fair cost .....

\$65,015 20

This calculation excludes the damages to the gas-mains, \$1,082.80, in accordance with the conclusion in the One Hundred and Fifty-second street case above referred to.

The total sum assessed upon the property for this improvement was \$91,074.48. On the figures above found the assessment upon the petitioner's lots should be reduced twenty-nine per cent. The relief thus given is substantial, and disposes fairly of all the claims of the petitioner, including the third, which only raises a question of general benefit.

The Chairman put the question whether the decision as presented by Commissioner Marshall shall stand as the decision of the Commissioners.

Which was decided in the affirmative, a majority of all the Commissioners voting in favor thereof, viz.:

Affirmative—Commissioners Lord, Garry and Marshall—3.

Negative—Commissioner Campbell—1.

(Commissioner Lord, in explanation of his vote, said: "I do not consider that the matter of Donnelly, One Hundred and Thirty-first street regulating, grading, etc., page 313 of the Minutes, is controlling in the present case. The Donnelly case did not raise solely the question now argued. The point in that case was, 'that the petitioner was not benefited by the injury done to his neighbors; and also that there was an illegal award made (page 251, volume 3, stenographer's minutes)."

It was not there claimed, as it is in the present case, that the improvement was not only without value to the abutting property-owners, but also an actual injury to them, for it created a grade unnecessary for the convenience of such property, and which was established solely because the laying-out of the Boulevard necessitated it.

The controlling reason, therefore, in the change of grade was the laying-out of the Boulevard, a pleasure drive for the benefit of the public, and hence the cost of the change of a grade which was before satisfactory, to one rendered necessary for a public use, should, I think, be a public charge.

In the matter of Manierre, assessment for One Hundred and Fifty-second street regulating, grading, etc. (p. 650 of the Minutes), the question now raised was brought before the Commission, and decided in favor of the petitioner. This seems to me to be a proper disposition of the present case. If the conditions were reversed, and the grade of Manhattan street had been originally laid out as it now is, it seems clear that it would have been a benefit to the owners of abutting property on Manhattan street to have the grade so altered as to establish the easy level which existed before laying out the Boulevard. If we assume this proposition to be correct the converse must be also true, that raising the old grade to conform to that of the Boulevard created an injury to the abutting property-owners, and there is direct testimony to this effect.

I think that the substitute offered by Commissioner Marshall should prevail, and a reduction allowed, eliminating from the assessment the increased cost of the change of grade."

#### Motions.

On motion of Commissioner Lord, the seventh rule, relating to the meetings of the Commission, was suspended, and, on his motion, it was

Resolved, That when the Commission adjourns it do so to meet on Friday, October 29, 1886, at 2 o'clock P. M.

On motion of Commissioner Garry the Commission adjourned.

JAMES J. MARTIN, Clerk.

No. 280 BROADWAY,  
TUESDAY, October 29, 1886—2 o'clock P. M. {

The Commission created by chapter 550 of the Laws of 1880, to revise, vacate or modify assessments for local improvements in the City of New York, met pursuant to adjournment.

Present—All the members, viz.: Commissioners Daniel Lord, Jr. (Chairman); Allan Campbell, Joseph Garry, and John W. Marshall.

The Clerk presented copies of the CITY RECORD and "Daily Register" of October 28 and 29, 1886, showing the publication of notices of the meeting.

On motion of Commissioner Garry, the reading of the minutes of the meeting held on October 26, 1886, was dispensed with.

#### Calendar.

No. 70. Matter of Bronk Van Loon—Assessment for Ninety-ninth street regulating, grading, etc., from Eighth to Eleventh avenue; confirmed September 23, 1879.

John C. Shaw, Esq., attorney for the petitioner, presented additional evidence, and rested his case. The Counsel representing the City presented his evidence, after which the case was closed, and decision reserved.

No. 4759. Matter of James W. Lyon—Assessment for One Hundred and Fifteenth street regulating, grading, etc., from Eighth avenue to Harlem river; confirmed December 10, 1878.

John C. Shaw, Esq., attorney for the petitioner, presented additional evidence, and rested his case. The Counsel representing the City presented his evidence, after which the case was closed, and decision reserved.

No. 101. Matter of Julius Beer—Assessment for Sixty-eighth street regulating, grading, etc., from Eighth avenue to Hudson river; confirmed September 25, 1874.

John C. Shaw, Esq., attorney for the petitioner, presented his evidence, and rested his case. The Counsel representing the City presented his evidence, after which the case was closed, and decision reserved.

No. 76. Matter of Oliver R. King—Assessment for Seventy-sixth street, regulating, grading, etc., from Eighth avenue to Riverside Drive; confirmed November 30, 1877.

John C. Shaw, Esq., attorney for the petitioner, presented his evidence, and rested his case. The Counsel representing the City presented his evidence, after which the case was closed, and decision reserved.

No. 357. Matter of Mary A. Saunders—Assessment for Eighty-fourth street regulating, grading, etc., from Eighth to Tenth avenues; confirmed May 17, 1876.

John C. Shaw, Esq., attorney for the petitioner, presented his evidence and rested his case. The Counsel representing the City presented his evidence, after which the case was closed, and decision reserved.

No. 4822. Matter of Henry E. Worcester—Assessment for Ninety-fifth and Ninety-eighth streets sewers, between First and Second avenues; confirmed September 22, 1875.

John C. Shaw, Esq., attorney for the petitioner, presented his evidence and rested his case. The Counsel representing the City presented his evidence, after which the case was closed, and decision reserved.

No. 1312. Matter of the estate of George H. Peck—Assessment for Manhattan street regulating, grading, etc., from Twelfth avenue to St. Nicholas avenue; confirmed May 17, 1876.

No. 1313. Matter of John C. Fries—Same assessment.

No. 1314. Matter of Clariborne Ferris—Same assessment.

No. 1315. Matter of Henry Ferris—Same assessment.

No. 1316. Matter of Orlando B. Potter—Same assessment.

No. 1317. Matter of John Webber—Same assessment.

No. 1318. Matter of John Murphy—Same assessment.

On motion of John C. Shaw, Esq., attorney for the petitioners, the Counsel representing the City consenting, the testimony taken in the matter of Pinkney, relating to this assessment, was made applicable in these cases.

No. 2027. Matter of John Theiss and another—Assessment for Manhattan street regulating, grading, etc., from Twelfth avenue to St. Nicholas avenue; confirmed May 17, 1876.

No. 2028. Matter of John Eichorn—Same assessment.

No. 2031. Matter of Philip Hoffman—Same assessment.

No. 2032. Matter of Elizabeth Jones—Same assessment.

No. 2033. Matter of Germaine Hauschel—Same assessment.

No. 2035. Matter of Anthony Aufenanger—Same assessment.

No. 2036. Matter of George Boucsein et al., executors, etc.—Same assessment.

No. 3688. Matter of Thomas J. Plunkett—Same assessment.

No. 4355. Matter of John J. Bowes—Same assessment.

On motion of James A. Deering, Esq., attorney for the petitioners, the Counsel representing the City consenting, the testimony taken in the matter of Pinkney, relating to this assessment, was made applicable to these cases.

No. 4351. Matter of James A. Deering—Assessment for Manhattan street regulating, grading, etc., from Twelfth avenue to St. Nicholas avenue; confirmed May 17, 1876.

James A. Deering, Esq., attorney in person, moved to amend the petition in this case by inserting lot known as Ward No. 58, in Block No. 1052. After hearing the Counsel representing the City in opposition, decision on the motion was reserved.

On his motion, the Counsel representing the City consenting, the testimony taken in the matter of Pinkney, relating to this assessment, was made applicable to this case.

#### Decisions.

Commissioner Campbell presented the following resolution, viz.:

Resolved, That the decisions made by the Commissioners on December 26, 1882, and March 9, 1886, reducing or vacating certain assessments for local improvements in the City of New York, be made the decisions of the Commissioners in the following similar cases, proof of title having been furnished, viz.:

*Assessment for One Hundred and Seventeenth Street Regulating, Grading, etc., from Seventh to Eighth Avenue; confirmed January 30, 1874.*

No. 1423. Edward A. Boyd.....reduced from \$1,480 05 to \$902 84

*Assessment for Underground Drains between Fordham and Pelham Avenues and the Kingsbridge Road, in Twenty-fourth Ward; confirmed May 19, 1885.*

No. 5474. John Hanna.....assessment amounting to \$27 00 vacated.

Which was adopted by the following vote, viz.:

Affirmative—Commissioners Lord, Campbell, Garry, and Marshall—4.

#### Motions.

On motion of Commissioner Marshall, the seventh rule, relating to meetings of the Commission, was suspended, and, on his motion, it was

Resolved, That when the Commission adjourns, it do so to meet on Saturday, October 30, 1886, at two o'clock P. M.

On motion of Commissioner Garry, the Commission adjourned.

JAMES J. MARTIN, Clerk.

No. 280 BROADWAY,

SATURDAY, October 30, 1886—2 o'clock P. M. {

The Commission created by chapter 550 of the Laws of 1880, to revise, vacate, or modify assessments for local improvements in the City of New York, met pursuant to adjournment.

Present—All the members, viz.: Commissioners Daniel Lord, Jr. (Chairman); Allan Campbell, Joseph Garry and John W. Marshall.

On motion of Commissioner Marshall, the reading of the minutes of the meetings held on October 26 and 29, 1886, was dispensed with.

#### Orders of Supreme Court.

The Clerk presented the following orders of the Supreme Court, viz.:

At a Special Term of the Supreme Court of the State of New York, held at Chambers thereof, in the County Court-house, in the City of New York, on the 29th day of October, 1886.

Present—Hon. Charles Donohue, Justice.

In the matter of the petition of the Trustees of the Female Academy of the Sacred Heart, and others, in relation to the assessment for regulating, grading, curbing, guttering and flagging Tenth avenue, between Manhattan and One Hundred and Fifty-fifth streets, in the City of New York.

On the return of the order to show cause herein, dated October 27, 1886, and on reading and filing the petition, verified October 27, 1886, of the Trustees of the Female Academy of the Sacred Heart, Annie M. Alexander, James B. Adriance, John Becker, John B. Brady, Thomas Bailey, Martin Larkin, John Lally, Mary Whalen, Frances Lawler, John Lynch, John Murray, Roderick McMahon, Henry J. Newton, Nelson Newton, James O'Mera, Mary O'Mahoney et al., Annie E. Brown, J. Romaine Brown, William Cowan, James Deering, James A. Deering, Thomas M. Peters, James Pettit, Percy R. Pyne, "Sheltering Arms" Louis Stix, Angelina F. Simpson, Mary Hall Sayre, Mary A. Williams, Aaron P. Whitehead, S. and J. Wormser, Richard Dowling, Jeremiah Devlin, Daniel Hoffman, John Ingerbrand, Mary Larkin, David G. Yuengling, Jr., Pauline A. Morgan, Patrick Conway, Nellie C. Smith, Paul N. Paulsen, Margaret McAvoy, Eliza Banks, John Thiess, Thomas Laughlin, T. Cunningham, William Devlin, estate of R. Dowling, the Manhattan Hospital, Margaretta Bock, and after hearing James A. Deering, of counsel for the said petitioners, and E. Henry Lacombe, Counsel to the Corporation, in relation thereto, it is

Ordered, That the time of the said petitioners to institute proceedings before the Commissioners appointed by chapter 550 of the Laws of 1880, and the acts in addition thereto and amendatory thereof, for relief in respect to the assessment for regulating, grading, curbing, guttering and flagging Tenth avenue, from Manhattan to One Hundred and Fifty-fifth street; confirmed November 12, 1885, by verified notices as required by said act, be extended to the first day of December, 1886; and that the time of the said Commissioners to take evidence in respect to the said assessment and make a decision therein, be and the same is hereby extended to a day thirty days subsequent to the said last-mentioned date, without prejudice to any motion the petitioners may make for a further extension, in case the final decision in the case now pending in Court, in respect to the said assessment, be not made before the said first day of December, 1886.

(A copy.)

JAMES A. FLACK, Clerk.

At a Special Term of the Supreme Court of the State of New York, held at Chambers thereof, in the County Court-house in the City of New York, on the 29th day of October, 1886.

Present—Hon. Charles Donohue, Justice.

In the matter of the petition of the Trustees of the Female Academy of the Sacred Heart and others, in relation to the assessment for sewers in Avenue St. Nicholas; confirmed December 11, 1885,

On the return of the order to show cause herein, dated October 27, 1886, and on reading and filing the petition attached thereto of the Trustees of the Female Academy of the Sacred Heart, and William H. Moore, Minnie J. Sayre, John C. Vandenheuvel, Susan A. King, William Rankin, William Arras, Simon Wormser, John F. Pente, trustee; Mary Conklin, Anna M. Deen, U. S. Trust Co., Thomas Faye, Nelson Newton, Annie M. Alexander, Percy R. Pyne, Mary R. Whiteman, Nathaniel P. Hart, George P. Smith, Henry I. Newton, M. and S. Gutman, John T. McGuire, Mary Jane Ward, De Witt Clinton Ward, as executors, etc., of Mortimer Ward, deceased; and Mary Jane Ward, De Witt Clinton Ward, and Walter Edmund Ward, George Putnam Smith, Margaret McEvoy, John D. Leary, Ann M. Kortright, Lemuel B. Clark, E. J. Whiteman, verified October 26, 1886, and after hearing Mr. James A. Deering, of counsel for the petitioners, and E. Henry Lacombe, Counsel to the Corporation, in relation thereto, it is

Ordered, That the time of the said petitioners to institute proceedings before the Commissioners appointed by chapter 550 of the Laws of 1880, and the acts in addition thereto and amendatory thereof, for relief in respect to the assessment for sewers in Avenue St. Nicholas, confirmed December 11, 1885, be extended to the first day of December, 1886; and the time of the said Commissioners to take evidence in respect to said assessment and make a decision therein, be and the same hereby is, extended to a day thirty days subsequent to said last-mentioned date, without prejudice to any motion the petitioners may make for a further extension, in case the final decision in the case now pending in court, in respect to said assessment, shall not be made before the first day of December, 1886.

And motion having been made, at the same time, by the said James A. Deering, to extend the time of the said Commissioners to take testimony in behalf of other petitioners now represented by the said James A. Deering before said Commissioners, it is

Ordered, That the time of the said Commissioners to take evidence in respect to such other assessments, on behalf of the parties or petitioners represented by the said James A. Deering, be and the same is hereby extended until the said first day of December, 1886; and the time of the said Commissioners to make a decision in respect to said assessment, be and the same hereby is extended to a day thirty days subsequent to said last-mentioned date.

(A copy.)

JAMES A. FLACK, Clerk.

On motion of Commissioner Campbell, the orders were directed to be entered on the minutes and placed on file.

#### Calendar.

No. 444. Matter of James F. Ruggles—Assessment for underground drains between Seventy-fourth and Ninety-second streets, and Eighth and Tenth avenues; confirmed October 2, 1874.

James A. Deering, Esq., attorney for the petitioner, presented additional evidence, after which the further hearing of the case was adjourned.

No. 5698. Matter of Herman Liebm—Assessment for Tenth avenue regulating, grading, etc., from Manhattan street to One Hundred and Fifty-fifth street; confirmed November 12, 1885.

On motion of T. H. Baldwin, Esq., attorney for the petitioner, the Counsel representing the City consenting, the decision made by the Commissioners on May 25, 1886, reducing this assessment, was made applicable to this case.

No. 3775. Matter of Harriet A. Walter, executrix, etc.—Assessment for Manhattan street regulating, grading, etc., from Twelfth avenue to St. Nicholas avenue; confirmed May 17, 1876.

On motion of T. H. Baldwin, Esq., attorney for the petitioner, the Counsel representing the City in opposition, the testimony taken in matter of Pinkney, relating to this assessment, was made applicable to this case.

No. 3766. Matter of John Parr—Assessment for Manhattan street sewer, from Twelfth to St. Nicholas avenue; confirmed September 22, 1875.

No. 3834. Matter of Joseph Bierhoff—Same assessment.

No. 3835. Matter of James Galway—Same assessment.

City consenting, the testimony taken in the matter of Lyon relating to this assessment was made applicable to these cases.

No. 3784. Matter of Thomas H. Walter, executor, etc.—Assessment for One Hundred and Fourth street regulating, grading, etc., from Fifth avenue to Harlem river; confirmed November 14, 1876.

T. H. Baldwin, Esq., attorney for the petitioner, presented additional evidence, and rested his case. The Counsel representing the City having no further evidence to present the case was closed, and decision reserved.

*Bill.*

The following bill, on motion of Commissioner Campbell, was approved and ordered to be transmitted to the Finance Department, viz.:

Henry Hilton, \$300, for rent of room in building No. 280 Broadway, from August 1 to October 31, 1886.

*Motions.*

On motion of Commissioner Marshall, the seventh rule, relating to meetings of the Commission, was suspended, and, on his motion, it was

Resolved, That when the Commission adjourns, it do so to meet on Tuesday, November 9, 1886, at two o'clock P. M.

On motion of Commissioner Garry, the Commission adjourned.

JAMES J. MARTIN, Clerk.

## LAW DEPARTMENT.

*Statement and Return of Moneys Received by RICHARD J. MORRISON, Public Administrator in the City of New York, for the Month of October, 1886, rendered to the Comptroller in pursuance of the provisions of Section 3, Part II., Chapter VI., Title VI., Revised Statutes; and Sections 38 and 96 of Chapter 335 of the Laws of 1873.*

DATE.	ESTATE OF.	INTESTATE ESTATES.	COMMISSIONS.	TOTAL AMOUNT.
Sept. 8.	A. C. Wuhrman.	\$1 03		
Oct. 9.	Ellen Daly or Daley	125 10		
" 9.	William L. Henshaw	55 50		
" 9.	Robert G. Orr	58 29		
" 9.	Conrad F. G. Ritterbusch	174 20		
" 9.	Mary Ann Grant	70 04		
" 15.	Andrew Schott	23 09		
" 15.	Joseph Siffert or Siffert Joseph	5 74		
" 15.	John B. Nilson	1 55		
" 15.	John Doyle	1 95		
" 30.	Iraetta Jackson	\$3,943 40	165 93	
	Commissioners of Charities and Correction— Cash received from estates of various persons deceased, as per annexed list.	384 83		\$5,010 65
Sept. 21.	Ellen Waldon.	694 30	53 66	
" 21.	Emily F. Hockley	496 75	52 13	
" 22.	Herman Konig	9 76		
" 25.	Jesse J. Groom	23 84		
	The above will be included in November returns.			

Received from Commissioners of Charities and Correction.

DATE OF DEATH.	NAME.	AMOUNT.	DATE OF DEATH.	NAME.	AMOUNT.
Feb. 28, 1869	James Fitzpatrick	\$0 38	Feb. 23, 1874	Bridget Hart	\$0 85
May 10, "	William Orr	35	" 23,	Wm. H. Mundy	1 00
" 14, "	Henry Gerdes	1 25	Apr. 18,	Joseph Pereira	60
" 14, "	Henry Barthé	1 13	Mar. 2,	Thomas Willett	2 25
" 18, "	Terence McNamee	5 58	Oct. 3,	John Fritch	50
June 1, "	Patrick Fitzpatrick	51 00	" 29,	John Peterson	2 00
May 26, "	Ann Courtney	1 25	Nov. 2,	Mike Dolan	13 00
" 27,	Rudolph Sielke	60	" 2,	Mike Dolan	51
" 8, 1871	Frederick Gatty	5 35	" 20,	Frederick Stoll	32
Feb. 13, 1872	Israel Duplin	17	" 20,	Patrick Judd	25
Mar. 26, "	Henry Rising	20 80	" 21,	Philip Moore	1 10
" 25,	Mary Dickey	1 50	" 28,	Henry Poole	1 05
" 28,	William Fisher	5 10	" 14,	William Gallagher	17 70
" 31,	E. Brannigan	25	" 7,	Allan Campbell	85
Feb. 13,	John Thoms	1 11	" 24,	Andrew Jessen	50
Apr. 12, "	Andrew Behrens	12 27	Dec. 3,	Bernhard Duan	8 00
" 6,	Frederick Hoehle	3 00	" 5,	William Carroll	62
Mar. 2,	Amelia Ecker	1 00	" 5,	Jacob Mulholland	1 12
Apr. 18,	William Krekel	19	" 21,	Patrick Duffy	5 00
" 9,	Henry Bresler	7 00	" 23,	John Lanaghan	5 00
May 18,	Theresa Ludwig	4 80	" 22,	Otto Mehlhart	6 00
" 23,	John Schultz	61	" 26,	John C. Natheanell	2 00
" 12,	Jassant Fernantz	1 00	Feb. 2, 1875	Ann Delany	75
" 8,	Jacob Aberle	2 00	" 21,	James Fornham	24
" 21,	Herman Mandelbaum	23 50	Mar. 7,	John Dwyer	1 00
June 6,	Evan Averael	3 00	Feb. 27,	Fred. Stein	1 60
" 2,	Herman Goldstein	1 15	" 16,	Henry Hubbard	3 00
" 10,	Fred. Schwalbrecht	1 78	" 18,	Rebecca Williams	81
" 2,	John Goldstein	5 00	" 6,	Lizzie Montgomery	3 00
" 4,	Mary Wilkin	5 00	Apr. 20,	Lizzie Myer	2 00
" 7,	John Eutes	3 28	May 12,	John Love	09
" 9,	Sven Johansen	4 75	Sept. 15,	Hettick Hoffer	30
" 15,	John Sontag	4 00	Jan. 15, 1876	Christina Johnson	30
" 12,	Richard McDonald	4 50	Apr. 6,	James Crowley	3 30
" 14,	Green Harris, "B"	1 00	Jan. 20,	George Taylor	7 25
July 1,	Anton Muhle	21 85	Feb. 2,	Catharine Brady	13
Dec. 15,	George Bouton	2 00	Mar. 12,	Gottlieb Smith	02
Jan. 4, 1873	Edw. Wiesenber	17	" 12,	Delia Carroll	1 75
Feb. 21,	George Bolleran	31 35	" 25,	Henry Steets	47
" 2,	James Lavin	13	Apr. 2,	William Shafer	2 00
Mar. 20,	Carl Rubenmacker	1 95	Mar. 28,	Fannie Bender	1 65
May 30,	James Burke	22	Feb. 15,	Jane Bradley	50
Mar. 16,	John Robinson	3 95	Apr. 20,	Mary O'Connor	33
July 1,	Francisca Masse	86	June 19,	Nettie Eckoff	1 00
" 6,	Patrick Finn	31	" 1,	Maggie McDonald	55
" 15,	John A. Maynard	49	Mar. 31, 1877	Rhoda Newell	37
" 15,	Jennie Pierce	50	Feb. 18,	Kate Ryan	15 00
" 28,	Albert Smith	68	Oct. 23, 1876	Charles Sullivan	25
Aug. 5,	Nicholas Simmons	1 83	Mar. 20, 1877	Mary Williams	25
" 19,	James Ford	3 00	Aug. 19, 1876	William Williams	5 00
" 22,	Frank Smith	7 10		John Finnegan	25
Sept. 15,	Michael Healy	77	Total amount cash received...		\$392 93
Oct. 1,	W. A. Jackson	92			
" 3,	John Corbett	4 65	Loss on mutilated currency....	\$0 10	
" 26,	Peter Dugan	05	Cataloguing, preparing state-		
" 30,	John Schieche	10	ment and type-writing.....	8 00	
" 30,	Thos. Doyle	60			8 10
Feb. 2, 1874	Michael Ryan	05			
" 12,	Conrad Miller	67			
" 12,	Joseph Peter, alias Felice Dozzi	1 70			

RICHARD J. MORRISON, Public Administrator.

## THE CITY RECORD.

## HEALTH DEPARTMENT.

Births \* reported during the week ending October 30, 1886.

TOTAL.	COLOR.		SEX.		NATIVITY OF PARENTS.						NAME OF CHILD.	
	White.	Colored.	Male.	Female.	Native.	Foreign.	Native.	Foreign.	Native.	Foreign.		
725	716	9	393	232	..	416	181	77	42	..	595	130

Marriages \* reported during the week ending October 30, 1886.

TOTAL.	COLOR.				NATIVITY.						CONDITION.					
	Male.	Female.	WHITE.	COLORED.	Male.	Female.	Native.	Foreign.	Male.	Female.	BORN AT SEA.	First Marriage.	Second Marriage.	Third Marriage.	Fourth Marriage.	Not Stated.
295	283	283	12	12	169	137	126	158	..	..	..	258	267	35	28	..

\* The returns of births, marriages, and still-births are incomplete.

Nativity of those who were Married, and the Parents of the Births and Still-Births, for the week ending October 30, 1886, and those who Died (actual mortality), week ending October 23, 1886.

COUNTRY.	DEATHS.	BIRTHS.	MARRIAGES.	STILL-BIRTHS.	PERIOD OF UTERO-GESTATION.				
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HEALTH DEPARTMENT OF THE CITY OF NEW YORK,  
SANITARY BUREAU, SEVENTH DIVISION—VITAL STATISTICS.

**REPORTED MORTALITY**\* for the week ending October 30, 1886, together with the **ACTUAL MORTALITY** for the week ending October 23, 1886.

W. DE F. DAY, M. D., Sanitary Superintendent and Register:

SIR—There were 667 deaths reported to have occurred in this city during the week ending Saturday, October 30, 1886, which is a decrease of 9, as compared with the number reported the preceding week, and 132 more than were reported during the corresponding week of the year 1885. The actual mortality for the week ending October 23, 1886, was 703, which is 98.2 above the average for the corresponding week for the past five years, and represents an annual death-rate of 25.17 per 1,000 persons living, the population estimated at 1,452,424.

Table showing the Reported Mortality for the week ending October 30, 1886, and the Actual Number of Deaths each day, from the Principal Causes, with the Ages of Decedents, for the week ending October 23, 1886.

\* Refers to the number of death certificates received.

WARDS.	AREA IN ACRES.	DEATHS FROM ZYMOTIC DISEASES.												REMARKS.						
		Small-pox.	Measles.	Scarlatina.	Diphtheria.	Croup.	Whooping Cough.	Typhus Fever.	Typhoid Fever.	Malaria Fevers.	Puerperal Fever.	Yellow Fever.	All Diarrhal Diseases.	Cerebro-Spinal Fever.	Other Zymotic Diseases.	Total Deaths from Zymotic Diseases.	Total Deaths from all Causes.	Total Population (in Wards), Census of 1880.		
First.....	154	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	17,930	1,608	17,930	Castle Garden and Emigrant Depot, 1; U. S. Marine Hospital (Bedloe's Island), -; First Precinct Station, -
Second.....	81	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	3,582	..	3,582	Twenty-seventh Precinct Station, 1; House of Relief, 160 Chambers street, 2; Newsboys' Lodgings, -
Third.....	95	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	20,997	..	20,997	Fourth Precinct Station, -; Mission Home, -; St. James Home, -; Sailor Home, -
Fourth.....	89	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	15,845	..	15,845	Fifth Precinct Station, -; Trinity Infirmary, 50 Varick street, -
Fifth.....	168	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	20,196	..	20,196	City Prison, -; Home of Industry, -; Centre Street Dispensary, -; Sixth Precinct Station, 1
Sixth.....	86	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	50,066	..	50,066	Seventh Precinct Station, -; Gouverneur Hospital, 1; Nursery and Child's Protectory, East Broadway, -
Seventh.....	198	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35,879	..	35,879	Eighth Precinct Station, -
Eighth.....	183	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	54,595	..	54,595	St. Vincent's Hospital, 7; Welcome Home, -; Jefferson Market Prison, -
Ninth.....	322	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	47,554	..	47,554	Essex Street Prison, -; Tenth Precinct Station, -; Ludlow Street Jail, -
Tenth.....	110	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	68,778	..	68,778	St. Francis' Hospital, 3; Eleventh Precinct Station, -
Eleventh.....	196	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	Reception Hospital, 99th street, -; Infants' Hospital, -; Soldiers' Retreat, -; N. Y. City Asylum for the Insane, 3; Colored Orphan Asylum, -; Ward's Island, -; Randall's Island, 10; Bloomingdale Lunatic Asylum, 1; St. Joseph's Asylum, -; St. Joseph's Home, -; House of Mercy, -; Idiot Asylum, Randall's Island, -; Deaf and Dumb Asylum, 1; House of Good Shepherd, -; N. Y. Juvenile Asylum, -; St. Luke's Home, -; Homoeopathic Hospital, 6; Little Sisters of the Poor, -; Manhattan Hospital, -; St. Joseph's Hospital, 1; Magdalene Convent, -; Deborah Nursery, -; Home for Aged and Infirm Hebrews, -
Twelfth.....	5,504.13	..	..	..	6	1	..	..	..	..	3	..	7	1	3	21	86	64	81,800	Thirteenth Precinct Station, -; Fifth District Court, -
Thirteenth.....	107	..	..	..	2	2	..	..	..	..	..	..	1	..	..	6	26	26	37,797	R. C. Orphan Asylum, -; Lying-in-Asylum, -; Fourteenth Precinct Station, -; House of Mercy, -
Fourteenth.....	96	..	..	..	..	..	..	..	..	..	..	..	1	..	4	17	17	17	30,171	Fifteenth Precinct Station, -; Mission of Immaculate Virgin, -; Office of N. Y. Juvenile Asylum, -
Fifteenth.....	198	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	St. Joseph's Home for the Aged, 1; French Hospital, -; Baby's Shelter, -; Samaritan Home for the Aged, -; House of the Holy Comforter, -; New York Infirmary, -; N. Y. Lying-in Asylum, -; St. Philip's Home, -; New York Hospital, 4; St. Stephen's Home, -; Post Graduate Hospital, 2; N. Y. Ophthalmic Hosp., -; Willard Parker Hospital, 1; N. Y. Infirmary for Women and Children, -
Sixteenth.....	348.77	..	..	..	3	1	..	..	..	..	..	..	1	..	..	5	25	24	52,188	Presbyterian Hosp., 3; German Hospital, 3; Mt. Sinai Hospital, 4; Foundling Asylum, 6; Women's Hospital and College, 2; City Lunatic Asylum, 3; Almshouse, 5; Penitentiary, 1; Small-pox Hospital, -; Charity Hospital, 10; Colored Home Hospital, 1; Nursery and Child's Hospital, 8; St. Luke's Hospital, 6; Workhouse, -; Roman Catholic Orphan Asylum, -; Hospital for Ruptured and Crippled, -; Home for the Aged (Little Sisters of the Poor), 4; Chapin Home for the Aged, 1; Hahnemann's Hospital, 1; Hebrew Orphan Asylum, -; St. Joseph's Infirmary, -; Baptist Home, -; Dominican Convent, 1; Montefiore Home, 1; Manhattan Eye and Ear Hospital, -; Nineteenth Precinct Station, -; St. Joseph's Industrial Home, -; Presbyterian Home, -; Children's Home of Messiah, -; Faith Home, -
Seventeenth.....	331	..	..	..	4	1	..	..	..	..	3	..	12	39	39	39	104,837	..	..	St. Elizabeth's Hospital, 2; St. Mary's Hospital, -; Trinity Home, -; St. Vincent De Paul Nursery, -
Eighteenth.....	449.89	..	..	..	2	2	..	..	..	..	7	..	1	13	33	28	66,611	Bellevue Hospital, 23; in Ambulances, -; Ophthalmic Hospital, -; Skin and Cancer Hospital, 1; Home of the Friendless, -; Emergency Hospital, -; St. Luke's Home, -; St. Stephen's Home, -		
Nineteenth.....	1,480.60	..	..	..	2	2	..	..	..	..	1	..	9	..	1	18	127	67	158,191	Roosevelt Hospital, 3; Old Ladies' Home, -; New York Infant Asylum, -; Twenty-second Precinct Station, -; N. Y. Orphan Asylum, -; N. Y. Med. College and Hosp. for Women, -; Barrett Home, -
Twentieth.....	444	..	2	..	2	3	1	..	1	1	..	3	..	..	13	50	48	86,015	Thirty-third Precinct Station, -; Old Gentlemen's Unsectarian Home, -; North Brother Island Hospital, -; House of Rest for Consumptives, -; Home for Incurables, -; Thirty-fourth Precinct Station, -; Thirty-fifth Precinct Station, -; Peabody Home, -; St. Stephen's Home, -; N. Y. Skin and Cancer Hospital, -	
Twenty-first.....	411	..	..	..	..	..	..	..	2	1	..	3	..	..	8	44	20	66,536	..	
Twenty-second.....	1,529.42	..	..	..	1	3	1	..	1	1	..	6	..	..	13	59	56	111,606	..	
Twenty-third ..	4,267.023	..	..	..	..	..	..	..	1	2	..	1	..	..	4	14	14	28,338	..	
Twenty-fourth ..	8,050.323	..	..	..	..	..	..	..	..	..	..	..	..	..	..	6	2	13,288	..	
Totals.....	24,893.156	..	10	4	40	21	4	..	9	11	1	48	2	7	157	703	569	1,206,299	Total mortality in Public Institutions.....	

## POLICE DEPARTMENT.

The Board of Police met on the 1st day of November, 1886.  
Present—Commissioners French, Porter, McClave, and Voorhis.

*Leave of Absence Granted.*

Patrolman Edward Byrnes, Thirty-second Precinct, two days, half pay.

Weekly statement of the Comptroller, showing condition of the several accounts of the Police Department, was referred to the Treasurer.

Communication from F. W. Back, making complaint against Patrolman Michael Cregan, Fourth Precinct, was referred to the Superintendent.

Communication from General Samuel P. Stone, Grand Marshal, commanding the police for their admirable arrangements on the 28th October, in the parade and ceremonies attending the inauguration of the Statue of Liberty, was ordered on file, and copies to be furnished to Superintendent Murray and Inspector Steers.

Communication from Leonard W. Jerome, Vice-President, etc., relative to proposed new method of betting at Jerome Park, was ordered on file.

Communication from the American Electric-light Co., relative to removal of ashes, was referred to the Chief Clerk to answer.

*Special Patrolman Appointed.*

Henry G. Mallon, for Metropolitan Opera House Co.

*Details.*

Patrolman James Hunter, Fourteenth Precinct, at Centre market.

" Edward Cashman, Fifth Precinct, as Doorman, temporarily.

Resolved, That full pay while sick be granted to Patrolman Thomas Donoghue, Twenty-eighth Precinct, from September 25 to October 28, 1886.

Resolved, That the bill of Joseph H. Godwin, \$425, for rent of Thirty-fifth Precinct Station-house, etc., be referred to the Comptroller for payment.

Resolved, That the following bills be approved and the Treasurer authorized to pay the same—all aye:

John Mount, services, \$75.

Patrolman Jeremiah J. Sullivan, balance of salary, \$38.58.

*Judgments—Fines Imposed.*

Patrolman Thomas M. Cunningham, First Precinct, one day's pay.

" John Condon, Fourth Precinct, one-half day's pay.

" Martin Carroll, Seventeenth Precinct, one-half day's pay.

" John W. Hinton, Nineteenth Precinct, two days' pay.

" Lewis Gidley, Nineteenth Precinct, one day's pay.

" Albert Reed, Thirty-fourth Precinct, one-half day's pay.

" Joseph Scott, Eighth Precinct, five days' pay.

" John G. Meyer, Eighth Precinct, three days' pay.

" John Guinan, Twelfth Precinct, one day's pay.

" Albert E. Westlorn, Sixteenth Precinct, three days' pay.

" Joseph P. Hart, Eighth Precinct, three days' pay.

" John Parry, Eighth Precinct, three days' pay.

" Patrick J. Barry, Eighth Precinct, one-half day's pay.

" Patrick J. Barry, Eighth Precinct, one-half day's pay.

*Reprimands.*

Patrolman Patrick J. Barry, Eighth Precinct.

" William J. Rourke, Twenty-ninth Precinct.

" John C. Shiffert, Thirty-fifth Precinct.

*Complaint Dismissed.*

Patrolman John S. Sullivan, Thirty-first Precinct.

*Bureau of Elections.*

Resolved, That the persons named in list "T" be selected and appointed Inspectors of Election in the several districts named, in the place and stead of those previously selected, approved and appointed, who have resigned; that said list be ordered on file in the Bureau of Elections, and the Chief of the Bureau directed to issue the necessary notices to said persons and qualify them according to law:

ELECTION DISTRICT.	ASSEMBLY DISTRICT.	APPOINTED.	IN PLACE OF.	POLITICS.	CAUSE.
1	5	Edwin A. Gregory .....	Joseph Murphy.....	Republican ...	Resigned.
8	22	P. J. Dwyer .....	D. J. Shelly.....	Democrat ...	"
18	23	Milton F. Smoot .....	George S. Butcher.....	" ... "	
28	5	James J. Lemrow .....	John H. Griffin .....	" ... "	
16	12	William F. Canavan .....	John A. Wrede .....	" ... "	
30	15	William F. Mietzer .....	Joseph Gunnermann .....	" ... "	
44	23	Eugene T. Mackin .....	Edw. A. Dunham, Jr. ....	Republican ...	"
18	4	Thomas W. Higgins .....	John G. Morrison .....	" ... "	
16	8	George D. Frankenrick .....	William H. Murphy .....	" ... "	
7	9	David C. Frazee .....	George J. Dominick .....	" ... "	
8	14	Harry C. Lockwood .....	Peter C. Bamberger .....	" ... "	
13	14	Louis L. Rolland .....	Adolph Rolland .....	" ... "	
22	18	George Cowen .....	Robert Todd .....	" ... "	
24	18	Patrick G. Murphy .....	Samuel Todd .....	" ... "	
30	18	James Donnelly .....	Francis S. Logue .....	" ... "	
22	20	John Mengel .....	Charles C. Vought .....	" ... "	
7	21	J. G. Cannon .....	Henry Schneider .....	Democrat ...	"
8	22	J. B. Bailey .....	John J. McQuade .....	" ... "	
50	23	William Ed. Carmody .....	William Millner, Jr. ....	Republican ...	"
60	23	James Cobb, Jr. ....	Charles Wall .....	" ... "	
61	23	Ch. E. Hope .....	H. C. Peters .....	" ... "	
12	3	James Hochu .....	Samuel Berjew .....	" ... "	
55	22	John H. Eggers .....	P. J. Flynn .....	" ... "	
10	12	R. C. Stewart .....	Robert A. Kelly .....	" ... "	
11	6	Charles S. Lang .....	Patrick H. Sullivan .....	Democrat ...	"
4	7	George S. Simpson .....	John W. Dozier .....	Republican ...	"
10	9	Frank B. West .....	Charles H. Morgan .....	" ... "	
19	9	Howard F. Bird .....	F. B. Miller .....	" ... "	
21	9	Thomas Lawless .....	James J. Sheehy .....	" ... "	
10	5	James Lynch .....	John Loughlin .....	Democrat ...	"
43	19	J. L. De Gallez .....	J. C. Stewart .....	Republican ...	"
30	18	Gottlieb Mayer .....	Charles Milliven .....	Democrat ...	"
15	20	Alfred E. Spence .....	R. Archbold .....	Republican ...	"
22	16	Isaac Fernbacher .....	M. F. Murphy .....	Democrat ...	"
24	4	John J. Birmingham .....	John Cody .....	Republican ...	"
42	22	John M. Clark .....	William R. Clark .....	Democrat ...	"
45	23	William A. Jackson .....	James B. Kelsheimer .....	Republican ...	"

ELECTION DISTRICT.	ASSEMBLY DISTRICT.	APPOINTED.	IN PLACE OF.	POLITICS.	CAUSE.
6	11	Charles E. Metzig .....	Rufus Fowler .....	Democrat ...	Resigned.
26	7	James Cooper .....	John H. Donovan .....	Republican ...	"
3	23	Henry Murphy .....	John T. Lawler .....	Democrat ...	"
8	18	S. J. Morrison .....	William J. Brady .....	" ... "	"

Resolved, That the persons named in List "U" be selected and appointed Poll Clerks, in the place and stead of those previously selected, approved and appointed, who have resigned or failed to qualify; that said list be ordered on file in the Bureau of Elections, and the Chief of the Bureau directed to issue the necessary notices to said persons and qualify them according to law:

ELECTION DISTRICT.	ASSEMBLY DISTRICT.	APPOINTED.	IN PLACE OF.	POLITICS.	CAUSE.
35	17	Samuel L. Howe, Jr. ....	Joseph Ogle, Jr. ....	Republican ...	Resigned.
18	21	David H. Jeffrey .....	L. F. Gautert .....	" ... "	"
4	16	Peter Keller .....	James Smith .....	" ... "	"
7	16	John J. Cannon .....	Andrew Walsh .....	" ... "	"
12	16	Adam Kropf, Jr. ....	Edw. Miller .....	" ... "	"
4	11	John Flaccus .....	F. A. Gans .....	" ... "	"
33	23	Frederick A. Levie .....	H. S. Barton .....	" ... "	"
21	18	William J. Annon .....	John Kursteiner .....	" ... "	"
27	2	Ph. F. Dolan .....	Julius Levin .....	" ... "	"
16	9	Henry Daniels .....	Walter Logan .....	" ... "	"
22	1	W. H. Conley .....	Joseph F. Reilley .....	" ... "	"
16	12	Arch. Cunningham .....	Oscar Dorlacker .....	" ... "	"
21	20	Simon Rosenthal .....	W. H. Patterson .....	" ... "	"
39	19	William Bloss .....	Walter H. Miller .....	" ... "	"
33	15	George Steitz .....	William Conlon .....	" ... "	"
12	11	J. P. Caddigan .....	William E. Iliff .....	" ... "	"
17	11	Edmund Maplis .....	George A. Cole .....	" ... "	"
9	1	Nathaniel T. Hubbard .....	Pat B. Lovett .....	Democrat ...	"
4	2	Adolph Saenger .....	Pat H. Mullane .....	" ... "	"
6	2	Peter Coleman .....	John Downing .....	" ... "	"
10	2	Edw. Hildebrand .....	James H. Dowling .....	" ... "	"
8	11	David Salomon .....	James C. Boyne .....	" ... "	"
41	17	Arthur F. Lysaght .....	James Cain .....	" ... "	"
17	4	John J. Norton .....	Frank Taylor .....	" ... "	"
27	20	Marcus Weyl .....	Alfred B. Lewis, Jr. ....	" ... "	"
6	20	Charles Shove .....	Thomas F. Duffy .....	" ... "	"
16	13	George E. McCartney .....	A. F. Forrilion .....	" ... "	"
1	16	B. Galligan .....	A. Gushel .....	" ... "	"
20	23	Ed. L. Mooney .....	George P. Webster .....	" ... "	"
21	10	Edw. N. Bachman .....	Herman Ziegler .....	" ... "	"
26	10	Max Kronthal .....	Fred. Schultze .....	" ... "	Not found
17	17	J. H. Rieger .....	Louis Hall .....	" ... "	Resigned
18	19	J. F. Smith .....	Samuel Bishop .....	" ... "	"
25	19	Edw. Phillips .....	Henry Peters .....	" ... "	"
40	19	A. M. Phillips .....	Walter J. Burke .....	" ... "	"
28	23	W. E. Harris .....	Charles A. Harris .....	" ... "	"
10	12	Samuel Luchs .....	Max Lehman .....	" ... "	"
19	2	John Corcoran .....	Thomas O'Connor .....	" ... "	"
11	2	Alex. Nattanson .....	M. Burkett .....	" ... "	{ Failed to qualify
25	10	Charles Busam .....	Isaac Spiero .....	" ... "	Resigned.
12	11	R. Lagai, Jr. ....	John Jansen .....	" ... "	"
24	16	T. J. McLaughlin .....	P. H. O'Keefe .....	" ... "	"
16	16	Stephen P. Kelly .....	D. J. Sullivan .....	" ... "	"
26	16	John P. Ott .....	John F. Carroll .....	" ... "	"
6	14	George Muhn .....	Joseph Cloughen .....	" ... "	"
12	14	James J. Bogan .....	James T. Wynne .....	" ... "	"
2	13	William B. Foster .....	Michael F. Mitchell .....	" ... "	"
33	25	Thomas Burke .....	John J. Hayes .....	" ... "	"
32	9	William Muller .....	James M. Coonan .....	" ... "	"

ELECTION DISTRICT.	ASSEMBLY DISTRICT.	APPOINTED.	IN PLACE OF.	POLITICAL.	CAUSE.	ELECTION DISTRICT.	ASSEMBLY DISTRICT.	APPOINTED.	IN PLACE OF.	POLITICS.	CAUSE.
37	22	Francis Feeley.....	John Wetjen.....	Republican....	Removed.	27	7	And. Lynch.....	J. C. McDermott.....	Democrat....	{ Failed to qualify.
52	23	Edward Graecen.....	John J. Crowley.....	Democrat....	"	28	9	Frank C. La Forge.....	John J. Green.....	"	"
12	14	J. H. Bertine.....	James Robinson.....	Republican....	"	2	10	John Elliott.....	P. W. O'Connor.....	"	"
11	2	James H. McCrory.....	M. Herlihy.....	Democrat....	Resigned.	6	11	H. W. Keller.....	William Trainor.....	"	"
19	21	Michael F. McLoughlin .....	C. J. Sullivan.....	".....	Removed.	7	11	Patrick J. McShane.....	D. Lane.....	"	"
1	5	Fred S. Ely.....	Joseph Murphy.....	Republican....	Resigned.	25	12	William H. Leviness.....	F. Eigenbrodt.....	"	"
9	20	L. B. Garfield.....	John Murphy.....	".....	Removed.	27	12	Jacob Knodel.....	F. Shannon.....	"	"
3	14	James A. Conners.....	Edw. Trailey.....	Democrat....	Resigned.	2	15	A. F. Lysaght.....	F. Wildey.....	"	"
33	23	Arthur Paddock.....	Ed. J. Duffy.....	".....	"	10	15	Richard Oltes.....	John T. Geoghegan.....	"	"
45	23	Daniel Levy.....	Thomas Dolan.....	".....	"	1	16	James J. McEveany.....	B. Gallagher.....	"	"
13	12	Henry Hellthater.....	S. Feuchtwanger .....	".....	"	5	16	Harry L. Campen.....	J. A. Fallon.....	"	"
13	16	George F. Finnegan.....	Joseph McManus.....	".....	"	15	17	J. F. Nounenson.....	M. McGrann.....	"	"
10	8	Aaron Goldberg.....	Benson M. Levy .....	Republican....	"	29	17	John Kearney.....	P. McLaughlin.....	"	"
4	23	Frank P. Harmon.....	John J. O'Brien .....	Democrat....	"	41	17	Joseph McLees.....	A. R. Leislt.....	"	"
24	23	C. Lobdell.....	Fred. D. Wing.....	Republican....	Declined.	42	17	Paul Marshall.....	W. E. Irving.....	"	"
8	23	Charles W. Little .....	C. H. Wheelock.....	".....	Resigned.	14	18	George Brennan.....	J. Hurley.....	"	"
16	8	Andrew O'Connell.....	George D. Frankenreich.....	".....	Removed.	5	19	William McKenny.....	L. Weil.....	"	Resigned.
11	4	Thomas McGurk.....	Owen Collins.....	".....	Resigned.	15	19	Louis Weiss.....	H. Waman.....	"	{ Failed to qualify.
26	2	Julius Warganz .....	P. F. Keane .....	Democrat....	"	19	19	George Marritt.....	O. Gunther.....	"	"
45	23	Frank Van Buren .....	I. B. Kilsheimer.....	Republican....	"	24	21	John T. Sexton.....	E. Loebman.....	"	"
						4	22	Edward J. Coffey.....	R. Foley.....	"	"
						6	22	Joseph Stern.....	W. S. Sturges.....	"	"
						14	22	Joseph F. Friel.....	P. Quinn.....	"	"
						58	22	A. M. Dorbecki .....	John J. Cody.....	"	"
						42	23	Morris Morris.....	F. Burns.....	"	"
						58	23	George Toeplitz.....	M. J. Nagle.....	"	"
						25	24	Edwin C. Birch.....	W. J. Connell.....	"	Resigned.
						34	24	R. R. Simpson.....	Stephen J. Powers.....	"	{ Failed to qualify.
						3	4	Joseph P. Cox.....	C. F. Hart.....	"	Resigned.
						23	7	J. J. McAuliffe.....	E. A. Clark.....	"	Removed.
						24	15	Joseph Slattery.....	P. Crosby.....	"	"
						18	1	Henry Israels.....	P. Anders.....	"	{ Failed to qualify.
						22	1	Henry J. Fowler.....	George Hustner.....	"	"
						19	2	Anthony Paddock.....	John Corcoran.....	"	"
						16	3	Otto Schubert.....	F. Bennett.....	"	"
						1	4	Peter F. Tamaney.....	G. A. Viemeister.....	"	"
						26	5	W. E. S. Hankinson.....	George Frank.....	"	"
						2	6	Samuel J. Lawler.....	T. F. Burke.....	"	"
						16	6	Joseph Kernor.....	J. J. Nesbitt.....	"	Resigned.
						16	7	Daniel T. Robertson.....	Joseph E. Loyd.....	"	{ Failed to qualify.
						30	7	Joseph Abrams.....	John Schussler.....	"	"
						4	8	William Barnett.....	George Smith.....	"	Resigned.
						10	8	E. L. Hartman.....	F. Waring.....	"	Not found
						8	10	Valentine M. Collins.....	Chris. Farrell.....	"	Resigned.
						21	13	Edward Flannery.....	T. J. Green.....	"	{ Failed to qualify.
						8	14	Joseph Morris.....	J. F. O'Brien.....	"	"
						12	14	D. Waterman.....	James J. Bryan.....	"	"
						16	16	William J. Golden.....	S. P. Kelly.....	"	"
						16	16	Morris Burns.....	A. Newman.....	"	"
						22	16	Frank Gallagher.....	John Pott.....	"	"
						16	17	W. A. Silber.....	P. Edelman.....	"	Resigned.
						8	17	Michael J. Hoey.....	Alexander Anderson.....	"	{ Failed to qualify.
						32	17	T. Leonard.....	T. Leonard.....	"	"
						18	18	William H. Finn.....	John Donohue.....	"	"
						14	19	M. J. Cohen.....	F. G. Hoffman.....	"	Resigned.
						20	19	Charles Fried.....	L. B. Bainton.....	"	{ Failed to qualify.
						27	19	I. Sallfrey.....	M. Ford.....	"	"
						32	19	Ellis G. Pinkham.....	R. Grace.....	"	"
						38	19	John R. Jones.....	James Hughes.....	"	Not found.
						22	21	P. J. Skelly.....	H. Hollander.....	"	{ Failed to qualify.
						1	22	E. J. Byrne.....	Thomas Loughlin.....	"	"
						22	22	Samuel Obright.....	C. J. Baldwin.....	"	"
						17	22	J. E. McLaughlin.....	C. Petzloff.....	"	"
						43	22	William D. Lyons.....	S. Hartlieb.....	"	"
						6	23	F. A. Levie.....	T. White.....	"	"
						52	23	David B. Paige.....	Samuel Loewenstein.....	"	"
						14	24	Joseph Luchesi.....	J. M. Webster.....	"	"
						35	24	Harry E. Apple.....	George B. Steele.....	"	Resigned.
						29	23	E. B. Greene.....	George D. Walter.....	"	"
						49	22	E. Van Raalte .....	Samuel J. Hart.....	"	"
						12	4	B. Farrell.....	Carl G. Denzel.....	"	"
						10	4	J. J. O'Toole.....	F. J. Sheehan.....	"	{ Failed to qualify.
						33	15	Michael J. Flynn.....	Thomas Burke.....	"	"
						2	16	Peter Coleman.....	W. G. Byrne.....	"	"
						1	17	William H. Campman.....	John M. Adams.....	"	"
						3	17	Richard Fay.....	O. Baust.....	"	"
						27	17	Fred. Kieferdorf .....	A. Devery.....	"	"
						21	18	Ed. Brennan .....	John C. Donovan.....	"	"
						18	21	Samuel P. Smith.....	O. Reinach.....	"	"
						11	24	D. S. Hess.....	Patrick Keenan.....	"	"
						16	24	John F. Burns.....	E. O'Neil.....	"	{ Failed to qualify.
						8	1	Emil Herting .....	J. J. O'Toole.....	"	"

Resolved, That the persons named in list "W" be selected and appointed Poll Clerks, in the several districts named, in the place and stead of those previously selected, approved and appointed, who have resigned, been removed, or failed to qualify; that said list be ordered on file in the Bureau of Elections, and the Chief of the Bureau directed to issue the necessary notices to said persons and qualify them according to law:

ELECTION DISTRICT.	ASSEMBLY DISTRICT.	APPOINTED.	IN PLACE OF.	POLITICAL.	CAUSE.	ELECTION DISTRICT.	ASSEMBLY DISTRICT.	APPOINTED.	IN PLACE OF.	POLITICS.	CAUSE.
14	1	Jeremiah Quill .....	John Flanagan.....	Republican....	{ Failed to qualify.	34	24	R. R. Simpson.....	Stephen J. Powers.....	"	{ Failed to qualify.
22	1	John F. Luby .....	W. H. Connolly .....	".....	"	3	4	Joseph P. Cox.....	C. F. Hart.....	"	Resigned.
6	2	Frank B. Thomas.....	David F. Blake.....	".....	"	23	7	J. J. McAuliffe.....	E. A. Clark.....	"	Removed.
22	2	Emanuel Wexman .....	John								

ELECTION DISTRICT.	ASSEMBLY DISTRICT.	APPOINTED.	IN PLACE OF.	POLITICS.	CAUSE.	POLICE DEPARTMENT. <i>Central Office.</i>
22	1	James F. Silles .....	James F. Luby.....	Republican .....	Failed to qualify.	No. 300 Mulberry street, 9 A.M. to 4 P.M. STEPHEN B. FRENCH, President; WILLIAM H. KIPP Chief Clerk JOHN J. O'BRIEN, Chief Bureau of Elections.
3	4	J. H. Burke .....	Joseph P. Cox .....	Democrat .....	"	COMMISSIONER OF JURORS. Room 127, Stewart Building, Chambers street and Broadway, 9 A.M. to 4 P.M. CHARLES REILLY, Commissioner; JAMES E. CONNER, Deputy Commissioner.
2	13	M. C. Finn .....	W. B. Foster .....	" .....	"	COUNTY CLERK'S OFFICE. Nos. 7 and 8 New County Court-house, 9 A.M. to 4 P.M. JAMES A. FLACK, County Clerk; THOMAS F. GILROY, Deputy County Clerk.
33	23	G. Bodenheimer .....	D. H. Kilbourne .....	Republican .....	"	DISTRICT ATTORNEY'S OFFICE. Second floor, Brown-stone Building, City Hall Park, 9 A.M. to 4 P.M. RANDOLPH B. MARTINE, District Attorney.
27	18	Dennis Lyons .....	M. J. Cohen .....	Democrat .....	"	THE CITY RECORD OFFICE, <i>And Bureau of Printing, Stationery, and Blank Books.</i> No. 2 City Hall, 8 A.M. to 5 P.M., except Saturdays, on which days 8 A.M. to 3 P.M. THOMAS COSTIGAN, Supervisor; R. P. H. ABELL, Book- keeper.
19	16	D. W. Kilbourne .....	William Pulzer .....	Republican .....	Absent.	CORONERS' OFFICE. Nos. 13 and 15 Chatham street, 8 A.M. to 5 P.M. Sun- days and holidays, 8 A.M. to 12:30 P.M. MICHAEL J. B. MESSEMER, FERDINAND LEVY, FERD- NAND EIDMAN, JOHN R. NUGENT, Coroners; JOHN T. TOAL, Clerk of the Board of Coroners.
6	16	M. Pfreuger .....	A. W. Hain .....	" .....	"	DEPARTMENT OF CHARITIES AND CORREC- TION. <i>Central Office.</i>
28	10	Louis J. Ickler .....	William Zendler .....	Democrat .....	"	No. 66 Third avenue, corner Eleventh street, 8:30 A.M. to 5:30 P.M. HENRY H. PORTER, President GEORGE F. BRITTON, Secretary.
22	1	William Dougherty .....	George Huston .....	" .....	"	FIRE DEPARTMENT. Office hours for all except where otherwise noted from 9 A.M. to 4 P.M. Saturdays, to 3 P.M.
2	4	George W. Connell .....	D. G. Golstein .....	" .....	"	Headquarters. Nos. 155 and 157 Mercer street. HENRY D. PURROY, President; CARL JUSSEN, Sec- retary.
18	20	Philip Yates .....	Joseph E. Adler .....	" .....	"	HEALTH DEPARTMENT. No. 301 Mott street, 9 A.M. to 4 P.M. ALEXANDER SHALER, President; EMMONS CLARK, Secretary.
17	20	Myron Strauss .....	Sim. W. O'Donnell .....	" .....	"	DEPARTMENT OF PUBLIC PARKS. Emigrant Industrial Savings Bank Building, Nos. 49 and 51 Chambers street, 9 A.M. to 4 P.M. HENRY R. BEEKMAN, President; CHARLES DE F. BURNS, Secretary.
7	1	Richard Hearn .....	George W. Fuhrken .....	" .....	"	<i>Civil and Topographical Office.</i> Arsenal, Sixty-fourth street and Fifth avenue, 9 A.M. 5 P.M.
9	24	Frank M. Goodman .....	V. La Point .....	" .....	"	Office of Superintendent of 23d and 24th Wards One Hundred and Forty-sixth street and Third ave- nue, 9 A.M. to 5 P.M.
3	22	J. Hough, Jr .....	William Donovan .....	Republican .....	"	DEPARTMENT OF DOCKS. Battery, Pier A, North River, 9 A.M. to 4 P.M. L. J. N. STARK, President; B. W. ELLISON, Secretary.
29	10	Gustav Lang .....	Ernest Ohl .....	" .....	"	Office hours from 9 A.M. to 4 P.M. daily, except Sat- urdays; on Saturdays as follows: from October 1 to June 1, from 9 A.M. to 3 P.M.; from June 1 to September 30, from 9 A.M. to 12 M.
30	19	J. A. Robertson .....	W. W. Conklin .....	" .....	"	DEPARTMENT OF TAXES AND ASSESSMENTS. Staats Zeitung Building, Tryon Row, 9 A.M. to 4 P.M. MICHAEL COLEMAN, President; FLOYD T. SMITH, Secretary.
2	15	E. H. Ross .....	Richard Voorhis .....	" .....	"	<i>Office Bureau Collection of Arrears of Personal Taxes.</i> Brown-stone Building, City Hall Park, 9 A.M. to 4 P.M. CHARLES S. BEARDSLEY, Attorney; WILLIAM COM- ERFORD, Clerk.
1	4	John P. Ryan .....	Fred. Westmiller .....	" .....	"	DEPARTMENT OF STREET CLEANING. Nos. 31 and 32 Park Row, "World" Building, Rooms 8 and 9, 9 A.M. to 4 P.M. JAMES S. COLEMAN, Commissioner; JACOB SEAROLD, Deputy Commissioner; R. W. HORNER, Chief Clerk.
24	22	Marcus Frederick .....	Isaac Mayer .....	Democrat .....	Failed to qualify.	ASSESSMENT COMMISSION. NOTICE IS HEREBY GIVEN, THAT A MEET- ING of the Commissioners under the act, chapter 550 of the Laws of 1880, entitled "An act relating to certain assessments for local improvements in the City of New York," passed June 9, 1880, will be held at their office, No. 260 Broadway (Stewart Building), on Tuesday, November 9, 1886, at 2 o'clock P.M.

Adjourned.

WM. H. KIPP, Chief Clerk.

## EXECUTIVE DEPARTMENT.

MAYOR'S MARSHAL'S OFFICE,  
NEW YORK, November 6, 1886.Number of licenses issued and amounts received there-  
for, in the week ending Friday, November 5, 1886:

DATE.	NUMBER OF LICENSES.	AMOUNTS.
Saturday, October 30. ....	258	\$315 00
Monday, November 1. ....	207	838 75
Tuesday, " 2....	Holi day.	
Wednesday, " 3....	226	312 00
Thursday, " 4....	243	804 50
Friday, " 5....	265	877 50
Totals. ....	1,199	\$3,147 75

THOMAS W. BYRNES,  
Mayor's Marshal.MAYOR'S OFFICE,  
NEW YORK, January 7, 1886.Pursuant to section 9 of chapter 339, Laws of  
1883, I hereby designate  
"New York Times" and the "Daily News"  
two of the daily newspapers printed in the City of  
New York, in which notice of each sale of  
unredeemed pawns or pledges by public auction  
in said city, by pawnbrokers, shall be published  
for at least six days previous thereto, until other-  
wise ordered.

W. R. GRACE, Mayor.

MAYOR'S OFFICE,  
NEW YORK, December 31, 1885.In pursuance of the ordinance, approved April  
30, 1877, and amended June 1, 1877, entitled,  
"An ordinance to prevent the danger of hydro-  
phobia to any of the inhabitants of the City of  
New York," notice is hereby given that all  
Dogs found at large in the City of New York on  
and after January 1, contrary to such ordinance,  
will be seized and disposed of as provided  
therein.The Dog Pound at the foot of Sixteenth street,  
East river, is hereby designated as the place  
where dogs so captured must be delivered to the  
Keeper thereof. The Pound will be open from  
eight o'clock A.M. until five o'clock P.M. daily,  
Sundays excepted, on and after the first day of  
January, 1886.WM. R. GRACE,  
Mayor.

## 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.  
WILLIAM R. GRACE, Mayor; WILLIAM L. TURNER,  
Secretary and Chief Clerk.

## Mayor's Marshal's Office.

No. 1 City Hall, 9 A.M. to 4 P.M.  
THOMAS W. BYRNES, First Marshal.  
GEORGE W. BROWN, Jr., Second Marshal.

## COMMISSIONERS OF ACCOUNTS.

Rooms 114 and 115, Stewart Building, 9 A.M. to 4 P.M.  
WM. PIT SHEARMAN, J. B. ADAMSON.

## AQUEDUCT COMMISSIONERS.

Room 200, Stewart Building, 5th floor, 9 A.M. to 5 P.M.  
JAMES C. SPENCER, President; JOHN C. SHEEHAN,  
Secretary; BENJAMIN S. CHURCH, Chief Engineer; J. C.  
LULLEY, Auditor.

## BOARD OF ARMORY COMMISSIONERS

THE MAYOR, Chairman; PRESIDENT OF DEPARTMENT  
OF TAXES AND ASSESSMENTS, Secretary.  
Address M. COLEMAN, Staats Zeitung Building, Tryon  
Row. Office hours, 9 A.M. to 4 P.M.: Saturdays, 9 A.M.  
to 12 M.

## THE CITY RECORD.

## BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY  
the School Trustees of the Twenty-second Ward,  
at the Hall of the Board of Education, corner of Grand  
and Elm streets, until Monday, the 13th day of Novem-  
ber, 1886, and until 4 o'clock P.M., on said day, for the  
Removal of Earth, Rock, etc., and for Grading the School  
Site on the nor-east corner of Tenth avenue and Seventy-  
seventh street.Plans and specifications may be seen, and blanks for  
proposals and all necessary information may be obtained,  
at the office of the Superintendent of School Buildings,  
No. 146 Grand, corner of Elm street, third floor.The party submitting a proposal, and the parties pro-  
posing to become sureties, must each write his name,  
place of residence, and place of business on said proposal.Two responsible and approved sureties, residents of  
this city, are required in all cases.No proposal will be considered from persons whose  
character or antecedent dealings with the Board of  
Education render their responsibility doubtful.The Trustees reserve the right to reject any or all of  
the proposals submitted.JAMES R. CUMING,  
J. SEAVER PAGE,  
GEO. H. ROBINSON,  
RICHARD S. TREACY,  
HENRY A. ROGERS,  
Board of School Trustees, Twenty-second Ward.  
Dated New York, November 1, 1886.SEALED PROPOSALS WILL BE RECEIVED BY  
the School Trustees of the Twelfth Ward, at the  
Hall of the Board of Education, corner of Grand and Elm  
streets, until Monday, the 8th day of November, 1886,  
and until 4 o'clock P.M. on said day, for iron stair-  
way, etc., for the premises on the south side of One  
Hundred and Fifth street, east of Eleventh avenue,  
occupied as a branch of Grammar School No. 54.Plans and specifications may be seen, and blanks for  
proposals and all necessary information may be obtained  
at the office of the Superintendent of School Buildings,  
No. 146 Grand, corner of Elm street, third floor.The party submitting a proposal, and the parties pro-  
posing to become sureties, must each write his name,  
place of residence, and place of business on said proposal.Two responsible and approved sureties, residents of  
this city, are required in all cases.No proposal will be considered from persons whose  
character or antecedent dealings with the Board of  
Education render their responsibility doubtful.The Trustees reserve the right to reject any or all of  
the proposals submitted.ANDREW L. SOULARD,  
JOHN WHALEN,  
DAVID H. KNAPP,  
ROBERT E. STEEL,  
Board of School Trustees, Twelfth Ward.  
Dated New York, October 25, 1886.

## DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

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

## TO CONTRACTORS.

PROPOSALS FOR GROCERIES, DRY  
GOODS, WOODENWARE, LUMBER,  
ETC.SEALED BIDS OR ESTIMATES FOR FURNISH-  
ING  
GROCERIES.7,000 pounds Dairy Butter, sample on exhibition  
Thursday, November 18, 1886.

1,000 pounds Cheese.

1,000 pounds Barley, price to include packages.

5,000 pounds Hominy, price to include packages.

5,000 pounds Oatmeal, price to include packages.

5,000 pounds Rio Coffee, roasted.

5,000 pounds Rice.

20,000 pounds Brown Sugar.

2,500 pounds Coffee Sugar.

1,500 pounds Cut Loaf Sugar.

2,000 pounds Granulated Sugar.

3,000 pounds Oolong Tea.

3,000 gallons Syrup.

100 bushels Beans.

10 barrels prime quality Large Shore No. 2 Mack-  
erel, 200 pounds net each.50 prime City Cured Smoked Hams, to average  
about 14 pounds each.

2,524 dozen Fresh Eggs, all to be candled.

20 dozen Canned Lima Beans.

12 dozen Extract Lemon.

12 dozen Extract Vanilla.

16,000 pounds Brown Soap.

625 barrels good sound Irish Potatoes, to weigh 168  
pounds net per barrel.

50 barrels prime Red Onions.

100 barrels prime Carrots, 120 pounds net per barrel.

100 barrels prime Russia Turnips, 135 pounds net  
per barrel.100 bales prime quality long bright Rye Straw, tare  
not to exceed three pounds. Weight charged  
as received at Blackwell's Island.

300 bushels Oats, 32 pounds net per bushel.

100 bags Bran, 50 pounds net each.

48 dozen first quality Potash.

## DRY GOODS.

500 dozen Women's Stockings.

500 dozen Men's Socks.

60 dozen Boy's Socks.

81 U. S. A. Overcoats.

10 bolts Cotton Duck No. 10.

10 Girls' Shawls.

212 Toilet Quilts.

50 pieces first quality Merchantable White Pine, 1½ in. x 10 in. x 13 feet, dressed, tongued and grooved.

—will be received at the Department of Public Charities and Correction, the City of New York, until 9:30 o'clock A. M. of Friday, November 19, 1886. 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, Woodenware and Lumber," 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 President of said Department and read.

**THE BOARD OF PUBLIC CHARITIES AND CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882.**

No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

Delivery will be required to be made on Wednesday, November 24, before 7 o'clock A. M.

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; also that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair, and without collusion or fraud; and that no member of the 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 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.

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 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 surety in good faith and with the intention to execute the bond required by section 27 of chapter 7 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.

No bid or estimate will be considered unless accompanied by either a certified check upon one of the State or National Banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be enclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York, as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days 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 readvertised and relet 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 on exhibition 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, in accordance with the terms of the contract, 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.

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, November 8, 1886.

HENRY H. PORTER, President,

THOMAS S. BRENNAN, Commissioner,

CHARLES E. SIMMONS, Commissioner,

Public Charities and Correction.

DEPARTMENT OF PUBLIC AND CHARITIES CORRECTION, No. 66 THIRD AVENUE, NEW YORK, November 3, 1886.

**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 foot of Stanton street—Unknown man; aged about 35 years; 5 feet 7½ inches high; dark brown hair; sandy moustache and imperial. Had on black diagonal coat, vest and pants, striped gingham shirt, gaiters.

Unknown man from off Barretto's Point, Long Island Sound; body in an advanced state of decomposition; 5 feet 10 inches high. Had on black diagonal overcoat, black diagonal coat, vest and pants, blue dotted calico shirt, white knit undershirt, laced shoes, white socks; on his person was found tax receipt signed by town clerk of Belfast, Maine.

At Workhouse, Blackwell's Island—James Hayes; aged 29 years. Committed October 5, 1886.

Henry Kauffman; aged 30 years. Committed October 10, 1886.

At Randall's Island Hospital—John Kessler; aged 67 years; 5 feet 7 inches high. Had on when admitted dark mixed coat, vest and pants.

John Tiernan; aged 60 years; 5 feet 5½ inches high. Had on when admitted gray coat and vest, black pants, white shirt.

At Branch Lunatic Asylum, Hart's Island—Maria Maurer; aged 35 years; 5 feet 1¾ inches high; brown eyes and hair.

Known of their friends or relatives.

By order,

G. F. BRITTON,  
Secretary.

SEALD BIDS OR ESTIMATES FOR FURNISHING  
About 16,500 pounds of Poultry, for use on Thanksgiving Day.

—will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9:30 o'clock A. M. of Friday, the 19th day of November, 1886. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Poultry," 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.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, NEW YORK, October 27, 1886.

**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 Central Park—Unknown man; aged about 60 years; 5 feet 5 inches high; gray hair; blue eyes. Had on black coat, vest and pants, white shirt, white undershirt, blue check jumper, white canton flannel drawers, gray knit drawers, brown woolen socks, laced shoes.

Unknown man from foot of Twenty-second street, North river—aged about 60 years; 5 feet 7 inches high; brown hair mixed with gray; brown throat whiskers. Had on chinchilla vest, dark pants, white shirt, red flannel shirt, white canton flannel drawers, gray woolen socks, gaiters, brown astrachan cap, envelope marked John Driscoll, Flushing, L. I., care of C. F. Crawford, found on his person.

At Charity Hospital, Blackwell's Island—Olave Oftedel; aged 21 years; 5 feet 6½ inches high; brown hair and eyes. Had on when admitted red dress, blue cloth ulster, brown hat.

At Homeopathic Hospital, Ward's Island—Edward Meehan; aged 51 years; 5 feet 8 inches high; gray eyes and hair. Had on when admitted dark suit of clothes, congress gaiters, black hat.

At Branch Lunatic Asylum, Hart's Island—Margaret Marquis; aged 40 years; 5 feet 3¾ inches high; black eyes and hair.

Nothing known of their friends or relatives.

By order,

G. F. BRITTON,  
Secretary.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, October 22, 1886.

#### TO CONTRACTORS.

**BIDS OR ESTIMATES, INCLOSED IN A SEALED ENVELOPE, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office, until 12 o'clock M., Monday, November 8, 1886, at which place and hour they will be publicly opened by the head of the Department and read, for—**

No. 1. REGULATING AND GRADING ONE HUNDRED AND THIRTY-SEVENTH STREET, from Tenth avenue to Convent avenue, and SETTING CURB-STONES AND FLAGGING SIDEWALKS THEREIN.

No. 2. REGULATING AND GRADING ONE HUNDRED AND FORTY-SECOND STREET, from Seventh to Eighth avenue, and SETTING CURB-STONES AND FLAGGING SIDEWALKS THEREIN.

No. 3. REGULATING AND GRADING ONE HUNDRED AND FORTY-THIRD STREET, from Seventh to Eighth avenue, and SETTING CURB-STONES AND FLAGGING SIDEWALKS THEREIN.

No. 4. REGULATING AND GRADING ONE HUNDRED AND FORTY-EIGHTH STREET, from Seventh to Eighth avenue, and SETTING CURB-STONES AND FLAGGING SIDEWALKS THEREIN.

No. 5. PAVING NINETY-FIRST STREET, from Fourth to Fifth avenue, with granite-block pavement, and LAYING CROSSWALKS at the intersecting and terminating avenues where required.

No. 6. PAVING ONE HUNDRED AND FIFTH STREET, from First to Fifth avenue, with granite-block pavement, and LAYING CROSSWALKS at the intersections of Eighth and St. Nicholas avenues, where required.

No. 7. PAVING ONE HUNDRED AND THIRTY-FIFTH STREET, from Eighth to St. Nicholas avenue, with granite-block pavement, and LAYING CROSSWALKS at the intersections of Eighth and St. Nicholas avenues, where required.

No. 8. PAVING SEVENTY-FIRST STREET, from the Eastern Boulevard to the East river, with trap-block pavement.

No. 9. PAVING NINETY-SIXTH STREET, from First to Third avenue, with trap-block pavement.

No. 10. PAVING NINETY-SEVENTH STREET, from Ninth to Tenth avenue, with trap-block pavement.

No. 11. PAVING ONE HUNDRED AND FIRST STREET, from Second to Third avenue, with trap-block pavement.

No. 12. PAVING ONE HUNDRED AND NINTH STREET, from Madison to Fourth avenue, with trap-block pavement.

Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested with him 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 work, and is in all respects fair and without collusion or fraud. 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 in the estimate or in the work to which it relates or in the profits thereof.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

The consent last above mentioned must 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 the 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 surety in good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by either a certified check upon one of the State or National Banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be enclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall neglect or refuse, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York, as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

**THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEEMS IT FOR THE BEST INTERESTS OF THE CITY.**

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained, for regulating and grading, Room 5, and for paving, at Room 1, No. 31 Chambers street.

JOHN NEWTON,  
Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NO. 31 CHAMBERS STREET, NEW YORK, September 29, 1886.

#### PUBLIC NOTICE.

**PERSONS HAVING ANY BUSINESS IN THIS DEPARTMENT WHICH IS NOT ASSIGNED TO OR TRANSACTED BY THE SEVERAL BUREAUS IN THE DEPARTMENT, AND WHICH SHOULD COME UNDER THE IMMEDIATE NOTICE OF THE COMMISSIONER OF PUBLIC WORKS, ARE REQUESTED TO COMMUNICATE DIRECTLY IN PERSON, OR BY LETTER, WITH THE COMMISSIONER.**

JOHN NEWTON,  
Commissioner of Public Works.

## FIRE DEPARTMENT.

HEADQUARTERS  
FIRE DEPARTMENT, CITY OF NEW YORK,  
155 AND 157 MERCER STREET,  
NEW YORK, November 4, 1886.

## TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING THE materials and labor, and doing the work required for constructing and erecting additional fire-alarm telegraph apparatus, etc., etc., will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 155 and 157 Mercer street, in the City of New York, until 11 o'clock A.M., Wednesday, November 17, 1886, at which time and place they will be publicly opened by the head of said Department and read.

Each bidder must submit three distinct proposals, as follows:

*First*—For furnishing all the materials and doing all the work as required by the specifications and drawings.

*Second*—For furnishing all the materials and doing all the work as required by the specifications and drawings, except the 100 miles of line wire of various kinds and sizes.

*Third*—For furnishing all the materials and doing all the work as required by the specifications and drawings, except the 100 miles of line wire of various kinds and sizes, and substituting 200,000 feet of wires in cables for 300,000 feet, and laying the same.

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

For information as to the amount and kind of work to be done, bidders are referred to the specifications and drawings which form part of these proposals.

The form of the agreement with specifications and drawings, showing the manner of payment for the work may be seen and forms of proposals may be obtained at the office of the Department.

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

The work is to be completed and delivered within ninety (90) days after the execution of the contract.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are fixed and liquidated at twenty (20) dollars.

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

Any person making an estimate for the work shall present the same in a sealed envelope, to said Board, at said office, on or before the day and hour above named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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 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 making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of fifteen thousand dollars (\$15,000); and that if he shall omit or refuse to execute the same, they will 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 law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of seven hundred and fifty dollars (\$750). Such check or money must not be included in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days 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 readvertised and relet as provided by law.

HENRY D. PURROY,  
RICHARD CROKER,  
EDWARD SMITH,  
Fire Commissioners.

HEADQUARTERS  
FIRE DEPARTMENT, CITY OF NEW YORK,  
155 & 157 MERCER STREET,  
NEW YORK, May 12, 1885.

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  
HENRY D. PURROY, President.  
RICHARD CROKER,  
EDWARD SMITH,  
Commissioners.

CARL JUSSEN,  
Secretary.

## DEPARTMENT OF PUBLIC PARKS

DEPARTMENT OF PUBLIC PARKS,  
NOS. 49 AND 51 CHAMBERS STREET,  
NEW YORK, October 28, 1886.

## TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR EACH OF the following-mentioned works, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received by the Department of Public Parks, at its offices Nos. 49 and 51 Chambers street, until 11 o'clock A.M., Wednesday, November 17, 1886, at which time and place they will be publicly opened by the head of said Department and read.

NO. 1. FOR CONSTRUCTING A SEWER AND APPURTENANCES IN WESTCHESTER AVENUE, FROM ST. ANN'S AVENUE TO TRINITY AVENUE.

NO. 2. FOR CONSTRUCTING A SEWER AND APPURTENANCES IN EAST ONE HUNDRED AND THIRTY-FIFTH STREET, FROM THE SUMMIT EAST OF WILLIS AVENUE TO THE EAST LINE OF BROWN PLACE.

Special notice is given that the works must be bid for separately, that is, both works must not be included in the same estimate or envelope.

The nature and extent of each of the works, as near as it is possible to state them, in advance, is as follows:

## NO. 1.—ABOVE MENTIONED.

270 linear feet of 18-inch pipe sewer, including concrete cradle, and exclusive of spurs for house connections 300 linear feet of 15-inch pipe sewer, including concrete cradle, and exclusive of spurs for house connections.

420 linear feet of 12-inch pipe sewer, including concrete cradle, and exclusive of spurs for house connections.

103 spurs for house connections, over and above the cost per foot of sewer.

10 manholes complete.

2 receiving-basins complete.

1,000 cubic yards of rock to be excavated and removed

10 cubic yards of concrete in place, exclusive of concrete cradle for pipe sewers.

1,000 feet (B.M.) of lumber furnished and laid.

In addition to the above quantities of work to be done, if sheet piling is required and ordered by the Engineer to be left in the trench, it will be measured and paid for at ONE-HALF of the price bid for lumber. (See section 13 (b) of the annexed Specifications).

Also, the time required for the completion of the whole work, which will be tested at the rate of \$4 per day.

As the above-mentioned quantities, though stated with as much accuracy as is possible in advance, are approximate only, bidders are required to submit their estimates upon the following express conditions, which shall apply to and become part of every estimate received.

1. Bidders must satisfy themselves by personal examination of the location of the proposed work, and by such other means as they may prefer, as to the accuracy of the foregoing statement, and shall not at any time after the submission of an estimate dispute or complain of such statement, nor assert that there was any misunderstanding in regard to the depth of the excavation to be made or the nature or amount of the work to be done.

2. Bidders will be required to complete the entire work to the satisfaction of the Department of Public Parks and in substantial accordance with the specifications for the work and the plans therein referred to. No extra compensation beyond the amount payable for the several classes of work before enumerated, which shall be actually performed at the prices thereof, to be specified by the lowest bidder, shall be due or payable for the entire work.

The person making any bid or estimate must furnish the same inclosed in a sealed envelope, to the head of said Department at his office, on or before the day and hour above mentioned.

The envelope must be endorsed with the name or names of the person presenting the same, the date of its presentation, and a statement of the work to which it relates.

The estimates received will be publicly opened by the head of the said Department at the place and hour last above mentioned and read.

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 sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they will 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 law.

The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No bid or estimate will be considered unless accompanied by either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or

money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same, within three days after the contract is awarded. If the successful bidder shall neglect or refuse, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York, as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

N. B.—The prices must be written on the estimate, and also stated in figures, and all estimates will be considered as informal which do not contain bids stating one price or sum for each of the several works for which bids are herein called or which contain bids for work for which bids are not herewith called for. Permission will not be given for the withdrawal of any bid or estimate. No bid will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

The amount in which security will be required for the performance of the several contracts is as follows: For No. 1 above mentioned..... \$4,000.00 For No. 2 ..... 3,000.00

The Department of Public Parks reserves the right to reject any or all the bids received in response to this advertisement if it should deem it for the interest of the city so to do, and to readvertise until satisfactory bids or proposals shall be received. But the contracts when awarded will in each case be awarded to the lowest bidder.

Blank forms for proposals and forms of the contracts which the successful bidders will be required to execute, can be had at the office of the Secretary, and the plans can be seen and information relative to them can be had at the office of the Department, Nos. 49 and 51 Chambers street.

HENRY R. BEEKMAN,  
JOHN D. CRIMMINS,  
JESSE W. POWERS,  
M. C. D. BORDEN,  
Commissioners of the Department of Public Parks.

## FINANCE DEPARTMENT.

FINANCE DEPARTMENT,  
BUREAU FOR THE COLLECTION OF TAXES,  
NO. 32 CHAMBERS STREET,  
NEW YORK, November 1, 1886.

## NOTICE TO TAXPAYERS.

NOTICE IS HEREBY GIVEN BY THE Receiver of Taxes of the City of New York to all persons whose taxes for the year 1886 remain unpaid on the first day of November of said year that unless the same shall be paid to him at his office on or before the first day of December of said year he will charge, receive and collect upon such taxes so remaining unpaid on that day, in addition to the amount of such taxes, one per centum on the amount thereof, and charge, receive and collect upon such taxes so remaining unpaid on the first day of January thereafter interest upon the amount thereof at the rate of seven per centum per annum, to be calculated from October 4, 1886, the day on which the assessment rolls and warrants therefor were delivered to the said Receiver of Taxes, to the date of payment, as provided by sections 843, 844 and 845 of the New York City Consolidation Act of 1882.

GEORGE W. MCLEAN,  
Receiver of Taxes.

FINANCE DEPARTMENT,  
BUREAU FOR THE COLLECTION OF TAXES,  
NO. 32 CHAMBERS STREET,  
NEW YORK, Oct. 4, 1886.

## NOTICE TO TAXPAYERS.

NOTICE IS HEREBY GIVEN THAT THE ASSESSMENT ROLLS OF REAL ESTATE, PERSONAL PROPERTY and Bank Stock in the City and County of New York for the year 1886, and the warrants for the collection of taxes have been delivered to the undersigned, and that the taxes on said Assessment Rolls are now due and payable at this office.

In case of payment on or before the first day of November next, the person so paying shall be entitled to the benefits mentioned in section 842 of the New York City Consolidation Act of 1882, viz., a reduction of interest at the rate of six per cent per annum between the day of such payment and the first day of December next.

GEORGE W. MCLEAN,  
Receiver of Taxes.

CITY OF NEW YORK—FINANCE DEPARTMENT,  
BUREAU FOR THE COLLECTION OF ASSESSMENTS AND ARREARS OF TAXES AND ASSESSMENTS  
AND OF WATER RENTS,  
OFFICE OF THE COLLECTOR OF ASSESSMENTS  
AND CLERK OF ARREARS,  
STEWART BUILDING, ROOM 35, August 16, 1886.

NOTICE OF THE SALE OF LANDS AND TENEMENTS for unpaid taxes of 1880, 1881 and 1882, and Croton water rents of 1879, 1880 and 1881, under the direction of Edward V. Loew, Comptroller of the City of New York.

The undersigned hereby gives public notice, pursuant to the provisions of section 926 of the New York City Consolidation Act of 1882,—

That the respective owners of all lands and tenements situated in the Wards Nos. 1 to 24, inclusive, in the City of New York, on which taxes have been laid and confirmed for the years 1880, 1881 and 1882, and are now remaining due and unpaid; and also the respective owners of all lands and tenements in the City of New York, situated in the Wards aforesaid, on which the regular Croton water rents have been laid for the years 1879, 1880 and 1881, and are now remaining due and unpaid, are required to pay the said taxes and Croton water rents so remaining due and unpaid, with the interest thereon at the rate of seven per cent per annum, from the time when the same became due to the time of payment, together with the charges of this notice and advertisement, to the Collector of Assessments and Clerk of Arrears at his office in the Finance Department, in the Stewart Building, corner of Broadway and Chambers street, in said city.

And that if default shall be made in such payment, such lands and tenements will be sold at public auction, at the Court-house in the City Hall Park, in the City of New York, on Monday, December 6, 1886, at 12 o'clock noon, for the lowest term of years at which any person shall offer to take the same in consideration of advancing the amount of tax or Croton water rent, as the case may be, so due and unpaid, and the interest thereon, as aforesaid, to the time of sale, together with the charges of this notice and advertisement, and all other costs and charges accrued theron, and that such sale will be continued from time to time until all the lands and tenements so advertised for sale shall be sold.

Notice is hereby further given that a detailed statement of the taxes and the Croton water rents, the ownership of the property on which taxes and Croton water rents remain unpaid, is published in a pamphlet, and that copies of the said pamphlet are deposited in the office of the Collector of Assessments and Clerk of Arrears, and will be delivered to any person applying for the same.

A. S. CADY,  
Collector of Assessments and Clerk of Arrears.

## 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 1853 to 1857, prepared under the direction of the Commissioners of Records.

Grantors, grantees, suits in equity, insolvents' and Sheriff's sales, in 6 volumes, full bound, price ..... \$100.00

The same in 25 volumes, half bound ..... 50.00

Complete sets, folded, ready for binding ..... 15.00

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 the 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 surety in good faith and with the intention to execute the bond required by section 6 of chapter 574 of the Laws of 1871, and by section 27 of chapter VIII., 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 is to be approved by the Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

No estimate will be received or considered unless accompanied by either a certified check upon one of the State or National Banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned by the Comptroller to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him by the Comptroller.

Bidders are informed that no deviation from the specifications will be allowed unless under the written instructions of the Engineer-in-Chief.

No estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation, upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

The right to decline all the estimates is reserved, if deemed for the interest of the Corporation.

Bidders are requested, in making their bids or estimates, to use the blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

L. J. N. STARK,  
JOSEPH KOCH,  
JAMES MATTHEWS,

Commissioners of the Department of Docks.

Dated NEW YORK, October 26, 1886.

#### CORPORATION NOTICE.

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 lodged in the office of the Board of Assessors, for examination by all persons interested, viz.:

List 226, No. 1. Paving the roadway of Lincoln avenue, from the Southern Boulevard to North Third avenue.

List 227, No. 2. Sewer and appurtenances in One Hundred and Thirty-ninth street, from the summit between Willis and Alexander avenues to Brook avenue.

List 227, No. 3. Paving Ninety-third street, from Second avenue to Avenue A, excepting between First and Second avenues.

List 228, No. 4. Sewer in One Hundred and Forty-first street, between Boulevard and Diagonal avenue.

List 228, No. 5. Regulating, grading, setting curb and flagging Sixty-fourth street, from First avenue to the East river.

List 228, No. 6. Sewer in Second avenue, west side, between Sixty-sixth and Sixty-seventh streets, and in Sixty-seventh street, between Second and Third avenues.

List 228, No. 7. Sewer in One Hundred and Forty-sixth street, between Avenue St. Nicholas and Tenth avenue.

List 228, No. 8. Paving Eighty-ninth street, from First avenue to Avenue A.

List 229, No. 9. Paving Seventieth street, from Avenue A to a line 650 feet easterly.

List 229, No. 10. Paving One Hundred and Fifty-third street, from Tenth avenue to Avenue St. Nicholas.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—

No. 1. Both sides of Lincoln avenue, from the Southern Boulevard to North Third avenue, and to the extent of half the block at the intersecting streets and avenues.

No. 2. Both sides of One Hundred and Thirty-ninth street, from Brook avenue to a point 231 feet 6 inches west of Willis avenue, and both sides of Willis avenue, from One Hundred and Thirty-eighth to One Hundred and Thirty-ninth street.

No. 3. Both sides of Ninety-third street, from First avenue to Avenue A, and to the extent of one half the block at the intersecting avenues.

No. 4. Both sides of One Hundred and Forty-first street, from Boulevard to Diagonal avenue.

No. 5. Both sides of Sixty-fourth street, from First avenue to the East river.

No. 6. Blocks bounded by Sixty-sixth and Sixty-eighth streets, Second and Third avenues.

No. 7. Both sides of One Hundred and Forty-sixth street, between Avenue St. Nicholas and Tenth avenue, and extending 100 feet north and south of One Hundred and Forty-sixth street on the east side of Tenth avenue.

No. 8. Both sides of Eighty-ninth street, from First avenue to Avenue A, and to the extent of half the block at the intersecting avenues.

No. 9. Both sides of Seventieth street, from Avenue A to the East river, and to the extent of half the block at the intersection of Avenue A.

No. 10. Both sides of One Hundred and Fifty-third street, from Tenth avenue to Avenue St. Nicholas, and to the extent of half the block at the intersecting avenues.

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 Chairman of the Board of Assessors, at their office, No. 11½ City Hall, within thirty days from the date of this notice.

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments for confirmation, on the 27th day of November, 1886.

EDWARD GILON, Chairman,  
PATRICK M. HAVERTY,  
CHAS. E. WENDT,  
VAN BRUGH LIVINGSTON,  
Board of Assessors.

OFFICE OF THE BOARD OF ASSESSORS,  
No. 11½ CITY HALL,  
NEW YORK, October 26, 1886.

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 lodged in the office of the Board of Assessors, for examination by all persons interested, viz.:

List 224, No. 1. Regulating, grading, setting curbstones and flagging Morris avenue, from One Hundred and Thirty-eighth to One Hundred and Fifty-sixth street.

List 224, No. 2. Laying crosswalks in Morris avenue, between North Third avenue and Railroad avenue.

List 224, No. 3. Laying an additional course of flagging, 4 feet wide, on the sidewalks of Sixth avenue, from One Hundred and Twenty-fifth to One Hundred and Forty-fifth street.

List 224, No. 4. Regulating, grading, setting curb-

stones and flagging in One Hundred and Twenty-sixth street, from Tenth avenue to the Public Drive.

List 225, No. 5. Paving with trap blocks, One Hundred and Forty-third street, from Alexander to Brook avenue.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—

No. 1. Both sides of Morris avenue, from One Hundred and Thirty-eight to One Hundred and Fifty-sixth street, and to the extent of half the block at the intersecting streets.

No. 2. Both sides of Morris avenue, between North Third avenue and Railroad avenue, and to the extent of half the block at the intersecting streets and avenues.

No. 3. Both sides of Sixth avenue, from One Hundred and Twenty-fifth to One Hundred and Forty-fifth street, and to the extent of half the block at the intersecting streets.

No. 4. Both sides of One Hundred and Twenty-sixth street, from Tenth avenue to the Public Drive, and to the extent of half the block at the intersecting avenues.

No. 5. Both sides of One Hundred and Forty-third street, from Alexander to Brook avenue, and to the extent of half the block at the intersecting avenues.

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 Chairman of the Board of Assessors, at their office, No. 11½ City Hall, within thirty days from the date of this notice.

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments for confirmation, on the 22d day of November, 1886.

EDWARD GILON, Chairman.  
PATRICK M. HAVERTY,  
CHAS. E. WENDT,  
VAN BRUGH LIVINGSTON,  
Board of Assessors.

OFFICE OF THE BOARD OF ASSESSORS,  
No. 11½ CITY HALL,  
NEW YORK, October 20, 1886.

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 assessment is completed and is lodged in the office of the Board of Assessors, for examination by all persons interested, viz.:

List 2153, No. 1. Outlet sewer in One Hundred and Fifty-eighth street to and through Road or Public Drive and One Hundred and Fifty-seventh street to Tenth avenue, with branches in Tenth avenue, between One Hundred and Fifty-fifth street and Kingsbridge road; in Road or Public Drive and Eleventh avenue (east side), between One Hundred and Fifty-sixth and One Hundred and Fifty-seventh streets, and in One Hundred and Fifty-sixth street, between Tenth avenue and Road or Public Drive.

The limits embraced by such assessment include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—

Blocks bounded by One Hundred and Fifty-fifth and One Hundred and Sixty-fifth streets, Avenue St. Nicholas and Hudson river.

All persons whose interests are affected by the above-named assessment, and who are opposed to the same, or either of them, are requested to present their objections in writing to the Chairman of the Board of Assessors, at their office, No. 11½ City Hall, 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 18th day of November, 1886.

EDWARD GILON, Chairman.  
PATRICK M. HAVERTY,  
CHAS. E. WENDT,  
VAN BRUGH LIVINGSTON,  
Board of Assessors.

OFFICE OF THE BOARD OF ASSESSORS,  
No. 11½ CITY HALL,  
NEW YORK, October 18, 1886.

POLICE DEPARTMENT.

POLICE DEPARTMENT—CITY OF NEW YORK.

EIGHTH AUCTION SALE OF UNCLAIMED property, including Police and Cartage property, on Wednesday, November 10, 1886, at Police Headquarters, No. 300 Mulberry street, at 10 A. M. John F. Harriet, Property Clerk. Van Tassell & Kearney, auctioneers.

TERMS cash. No goods warranted. Goods not called for in three days will be forfeited.

JOHN F. HARRIET,  
Property Clerk.

POLICE DEPARTMENT—CITY OF NEW YORK,  
OFFICE OF THE PROPERTY CLERK (ROOM NO. 9),  
No. 300 MULBERRY STREET,  
NEW YORK, 1886.

OWNERS WANTED BY THE PROPERTY CLERK of the Police Department of the City of New York, No. 300 Mulberry street, Room No. 9, for the following property, now in his custody, without claimants: Boats, rope, iron, lead, male and female clothing, shoes, wine, blankets, diamonds, canned goods, liquors, etc., also small amount money taken from prisoners and found by patrolmen of this Department

JOHN F. HARRIET,  
Property Clerk.

SUPREME COURT.

NEW AQUEDUCT.

NOTICE OF APPLICATION FOR APPRAISAL.

PUBLIC NOTICE IS HEREBY GIVEN THAT it is the intention of the Counsel to the Corporation of the City of New York to make application to the Supreme Court for the appointment of Commissioners of Appraisal, under chapter 490 of the Laws of 1883.

Such application will be made at a Special Term of said Court, to be held in the Second Judicial District, at the Court-house, in White Plains, Westchester County, on the 18th day of December, 1886, at 12 o'clock noon.

The object of such application is to obtain an order of Court appointing three disinterested and competent freeholders, all of whom shall reside in the County of New York, as Commissioners of Appraisal to ascertain and appraise the compensation to be made to the owners and all persons interested in the real estate hereinabove described, as proposed to be taken or affected for the purposes indicated in chapter 490 of the Laws of 1883.

The real estate sought to be taken or affected as aforesaid is located in the City and County of New York, and is laid out and indicated on maps filed in the office of the Register of the City and County of New York, as follows:

FIRST

Upon a map filed in said Register's office, on the 14th day of June, 1886, and bearing the following certificate, to wit:

We, the Commissioners appointed to carry out the provisions of chapter 490 of the Laws of 1883, do hereby certify that this is one of six similar maps, prepared in accordance with the requirements of section 4 of said act, and do further certify that the same has been adopted by us in the manner prescribed in such section, this 5th day of May, 1886.

ROLLIN M. SQUIRE,  
Commissioner of Pub. Works,  
JAMES C. SPENCER,  
WILLIAM DOWD,  
C. C. BALDWIN,

Aqueduct, at One Hundred and Thirty-fifth street and Convent avenue, in the City and County of New York.

All those pieces or parcels of land in the Twelfth Ward of the City of New York, forming parts of Blocks Nos. 1060 and 1065 of said Ward, which are included within the following boundaries:

Beginning at the point of intersection of the westerly line of Convent avenue with the southerly line of One Hundred and Thirty-fifth street, which point is the north-easterly corner of Lot No. 296 of Block 1061; thence (1) running westerly along the southerly line of One Hundred and Thirty-fifth street to the northwesterly corner of Lot No. 299 of Block 1061, a distance of 214½ feet; thence (2) running southwesterly at a right angle to the said southerly line of One Hundred and Thirty-fifth street and parallel to the easterly line of Tenth avenue, 25 feet across Lot No. 301 of Block 1061; thence (3) westerly along the northerly line of said Lot No. 301 and parallel with said southerly line of One Hundred and Thirty-fifth street 75 feet to the easterly line of Tenth avenue; thence (4) southerly along the easterly line of Tenth avenue 25 feet; thence (5) easterly at a right angle to the said southerly line of One Hundred and Thirty-fifth street and parallel to the easterly line of Tenth avenue 25 feet across Lot No. 302 of Block 1061; thence (6) westerly along the northerly line of said Lot No. 302 and parallel with said southerly line of One Hundred and Thirty-fifth street 75 feet to the easterly line of Tenth avenue; thence (7) southerly along the easterly line of Tenth avenue 25 feet; thence (8) southerly along the easterly line of Tenth avenue 25 feet; thence (9) easterly at a right angle with the easterly line of Tenth avenue and parallel with the southerly line of One Hundred and Thirty-fifth street and along the northerly line of Lot No. 292 of Block 1061; thence (10) upon a course of south 51° 40' 41" east 125 feet to the southeasterly corner of Lot No. 297 of said Block 1061; thence (11) upon a course of south 15° 53' 42" west across Lots Nos. 292 and 291 a distance of 65½ feet to a point on Lot 290, which point is distant at a right angle 200 feet from the easterly line of Tenth avenue; thence (12) upon a course of south 38° 19' 19" west and parallel to the easterly line of Tenth avenue and across Lots Nos. 290, 289, 288, 287 and 286 of Block 1061; thence (13) still along said westerly line 150½ feet to the place of beginning, including within said boundaries all of Lots Nos. 293, 294, 295, 296, 297, 298, 299 and 300 of Block 1061; also the easterly ends of Lots Nos. 301, 292, 291, 290, 289, 288, 287 and 286 of said Block 1061; also the easterly end of Lot No. 284 of Block 1060.

All of which lands are to be taken in fee simple.

SECOND

Upon a map filed in the office of the said Register on the 2d day of October, 1886, and bearing the following certificate, to wit:

We, the undersigned Commissioners, appointed to carry out the provisions of chapter 490 of the Laws of 1883, do hereby certify that this is one of the six similar maps prepared in accordance with the provisions of said act for amending proceedings and including other property in the manner shown and described upon the plan adopted by us on the 21st day of July, 1886, as follows:

FINAL PLAN SHEET NO. 5 A.

THE AQUEDUCT COMMISSION.

For the more efficient carrying out of the provisions of chapter 490 of the Laws of 1883 of the State of New York, we, the Commissioners appointed to carry out the provisions of said chapter of said Laws, do hereby approve and adopt this plan for the construction of a New Aqueduct upon the lines adopted and filed by us on the 9th day of April, 1884; said plan being for the acquisition, in fee simple, of the following additional parcels of land for the construction of the said Aqueduct, its appurtenances and connections in the Twelfth Ward of this city, to wit:

We, the undersigned Commissioners, do hereby certify that this is one of the six similar maps prepared in accordance with the provisions of said act for amending proceedings and including other property in the manner shown and described upon the plan adopted by us on the 21st day of July, 1886.

FINAL PLAN SHEET NO.