# THE CITY RECORD.

Vol. LIII. NUMBER 15910.

NEW YORK, MONDAY, SEPTEMBER 21, 1925.

PRICE 10 CENTS.

THE CITY RECORD.  OFFICIAL JOURNAL OF THE CITY OF NEW YORK.	Finance Voucher No.	Date Con	oice es or tract uber,	Received in Depart- ment of Finance.	Name of Payee.	Amount.
Published Under Authority of Section 1526, Greater New York Charter, by the BOARD OF CITY RECORD.  JOHN F. HYLAN, MAYOR.	134726			County 9-10-25	Court, Bronx County. New York Telephone Co.	40 48
GEORGE P. NICHOLSON, CORPORATION COUNSEL. CHARLES L. CRAIG, COMPTROLLER.  STEPHEN G. KELLEY, SUPERVISOR.	132476 132479 132765	6-27-25	72332 74395	9- 3-25 9- 3-25 9- 3-25	George F. Driscoll Co	11,027 50 8,020 00 175 00
Supervisor's Office, Municipal Building, 8th floor. Published daily, at 9 a. m., except Sundays and legal holidays. Distributing Division, 125 and 127 Worth st., Manhattan, New York City. Subscription, \$20 a year, exclusive of supplements. Daily issue, 10 cents a copy.	122375 121150 133362	5-26-25	73055 69279	9- 4-25	Institution Equipment Co., Inc Hayson Construction Co., Inc	255 90 900 00 35.632 80
SUPPLEMENTS: Civil List (containing names, salaries, etc., of the City employees), \$5; Official Canvass of Votes, \$1; Registry Lists, 20 cents each assembly district; Law Department Supplement, \$1; Assessed Valuation of Real Estate, \$2 each section; postage extra.  ADVERTISING: Copy for publication in the City Record must be received at least TWO (2)	133360		73788 70592 70591	9- 4-25 9- 4-25	Psaty & Fuhrman, Inc Carleton Co., Inc	21,717 90 19,833 18 22,266 32
days before the date fixed for the first insertion; when proof is required for correction before publication, copy must be received THREE (3) days before the date fixed for the first insertion.  COPY for publication in the corporation newspapers of Brooklyn must be received at least THREE (3) days before date fixed for the first insertion.	133383		69820 67899 74630	9- 4-25 8-25-25	E. Rutzler Co. Croker Electric Co., Inc S. Gottlieb, Inc.	15.288 40 3,150 00 1,215 00
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SATURDAY, SEPTEMBER 19, 1925.  Below is a statement of warrants made ready for payment on the above date, showing therein the Department of Finance voucher number, the dates of the invoices		-14-25	73539 74667	8-26-25 9- 8-25	R. A. Fife Corp. Porter Bros. & Co Samuel Weinstein	3 80 22 68 1,080 00
or the registered number of the contract, the date the voucher was filed in the Department of Finance, the name of the payee and the amount of the warrant.  Where two or more bills are embraced in the warrant, the dates of the earliest	132678 4 130675 7	-14-25 -15-25 -27-25	73951 73951 73951	9- 3-25 8-26-25	Tenny Press Tenny Press Tenny Press Tenny Press	11 50 56 00 4 75
and latest are given, excepting that, when such payments are made under a contract the registered number of the contract is shown in the place of the second invoice date.	129612 7- 129614 7-	-29-25 -25-25 -15-25	73951 73951	8-26-25 8-26-25	Tenny Press	15 50 18 50 89 00
of the other warrants mentioned will be forwarded through the mails unless some	129923 6- 129922 7-	-26-25 -22-25		8-27-25 8-27-25	James I. Kelly	637 00 212 00
be promptly given to the claimant.  In making a written or verbal inquiry at this office for any of the above men-	131680 7- 132753 8-	-15-25 - 9-25 - 1-25		9- 1-25 9- 3-25	A. Itzkowitz Manhattan Plumbing Co., Inc J. Youdelman	31 35 56 10 35 98
voucher number. CHARLES L. CRAIG, Comptroller.	132764 6- 122480	-29-25 -15-25		9- 3-25 1 8- 6-25 7	Julius Haas & SonWilliam H. CrehanA. Itzkowitz	49 72 54 00 171 00
Finance Dates or in Depart- Voucher Contract ment of Name of Payee. Amount.	131675 7- 132754 8-	-14-25 - 1-25 - 1-25		9- 1-25	Fr. Jos. Unger	129 55 32 60 34 97
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Bellevue and Allied Hospitals.  132652 8-17-25 9- 3-25 Stanley & Patterson, Inc	135170 4- 128318	31-25 28-25		9-11-25 I 9-11-25 I	Lees Mfg. Co	12 40 32 20 627 (8)
132651 8- 1-25 9- 3-25 Jack Yourdis		1-25 21-25		8-31-25 ( 8-31-25 )	Goldrose Window Shade Mig. Co	25 00 99 (0) 154 50
132648 8-17-25 9- 3-25 Weinstock Bros., Inc	127660 6- 131387 6-	17-25 13-25 14-25		8-21-25 S 8-31-25 I	Samuel R. Gottfurcht Durand Steel Locker Co., Inc Friedman	97 23 417 69 250 00
132631 7-29-25 9- 3-25 Waterbury Chemical Co., Inc 91 25 132638 7-29-25 9- 3-25 Morgenstern & Co., Inc	133796 8- 131385 7-	10-25 25-25 29-25		8-31-25 I 9- 5-25 I	Imershein  Farry M. Imershein  Goldrose Window Shade Mfg, Co	31 (4) 108 00 242 50
Bronx Parkway Commission.	131429 5-, 122223 7-	28-25 9-25 1-25		8-31-25 L 8- 6-25 V	ouis Stein	834 00 310 00
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1.33626 8-31-25 75817 9- 5-25 William Bratter, Inc	34033	20-25	73931 73931	8-28-25 K 9- 8-25 K	ranish Bros	922 50 61 75 81 99
man Appellate Ptg. Co., Inc	30670 33826 7-1	10-25	73534 74812	8-28-25 A 9- 5-25 O	. J. Nystrom & Co	133 27 201 70 70 98
134822 8-11-25 9-10-25 Cavanagh Bros. & Co., Inc	30732 7-1 33821 6-2	10-25 25-25	73333 74812	8-28-25 F 9- 5-25 O	utnam & Co., Inc. S. Banks & Co. xford University Press	3 00 4 32 1 63
134794 8-11-25 9-10-25 Pettes & Randall Co	29949 11-2		73934	9- 4-25 Sa 8-27-25 M		3 10 4 20 440 00
134792 8-10-25 9-10-25 Wagner Electric Corp	21846 27212 7-	3-25		3- 5-25 I. 3-20-25 N	Smigel, Incational Ammonia Co	41 00 31 50
		8-25 11-25	C	5-18-25 H	enry Typewriter Co	25 00

Finance Voucher No.		or ract	Received in Depart- ment of Finance.	Name of Payee.	Amount,	Finance Vouche No.		or ct	Received in Depart- ment of Finance.	Name of Payee.	Amount,
130805 127325 130839 130616 128433 129954 130557 131667 133802 130728 131665 131666 130727	7-18-25 7- 1-25 7- 7-25 7-13-25 4- 6-25 7-18-25 7-28-25 7-20-25	73918 73918 73918 73918 73918	9- 1-25 9- 5-25 8-28-25	Topping Bros., Inc. J. Kurzban Thomas F. Ford Jacob D. Ausenberg John F. Boyce J. D. Gordon A. M. Elec. Co. M. B. Brown Ptg. & Bdg. Co. Fred G. Lax. M. B. Brown Ptg. & Bdg. Co.	59 03 897 00 45 00 31 35 78 25 79 82 60 00 307 99 10 77 333 85 183 44 42 29 101 59	135908 135908 135909 135909 135909 135909 135909 135909			9-14-25 9-14-25 9-14-25 9-14-25 9-14-25 9-14-25 9-14-25 9-14-25 9-11-25 9-11-25 9-11-25	Herman Knapp Memorial Eye Hospital Beekman St. Hospital Braham Hirsch Golden N. Y. Polyclinic Med, School & Hospital Charles Rabinowitz St. John's L. I. City Hospital Knickerbocker Hospital Elmer Roberts St. Catherine's Hospital Samuel Semuels John H. Dillingham St. John's L. I. City Hospital D. G. Bodkin	7 50 42 00 7 50 5 00 5 00 9 00
130729 129857 129838 130724 130730 130723 130722	7-20-25 7- 1-25 6-24-25 7-20-25 6-15-25	73918 73918 73918 73918 73918 73918 73918	8-28-25 8-28-25 8-27-25 8-28-25 8-28-25 8-28-25 8-28-25	M. B. Brown Ptg. & Bdg. Co	171 39 113 15 65 41 62 52 314 04 425 27 282 60	135909 135909 126885 126888		75466 74922 <b>De</b>	8-19-25 8-19-25	Wolff Ind. Service	46 00 62 00 18 98 797 40 4.167 90
130759 131642 129613 128087 131664 133810 127324 126328	6-20-25 7-17-25 6-18-25 6-29-25	73918 73918 73918 73918 73918 73918	8-28-25 9- 1-25 8-26-25 8-22-25	M. B. Brown Ptg. & Bdg. Co. S. Zacharkow D. J. Carey Chesebro-Whitman Co., Inc. Keystone View Co.	27 60 154 40 308 80 424 80 680 73 151 50 625 00 40 00 23 33	133163 132615 133193 133194 133195 132497 132496 132527 133263	7-22-25 7-23-25 7-31-25 7-31-25 7-20-25 8-19-25 7-20-25 8-21-25		9- 4-25 9- 3-25 9- 4-25 9- 4-25 9- 4-25 9- 3-25 9- 3-25 9- 3-25 9- 4-25	Galena Signal Oil Co.  A. B. Dick Co.  Le Valley-Vitae Carbon Brush Co.  Hansen & Yorke Co., Inc.  William S. Van Clief & Sons, Inc.  Babcock & Wilcox Co.  Baker, Carver & Morrell, Inc.  B. V. McAliece  Charles R. Ablett Co.	22 45 2 50 23 03 13 16 12 00 576 00 934 80 425 00 86 24
12805 128220 128232 133392 133833 134053 134058 133818 130754	8- 3-25 8-19-25 7-17-25 7-30-25 6-26-25	75223 75221 74845 74845 73559 73365 73570 73478	8- 7-25 8-22-25 8-22-25 9- 4-25 9- 5-25 9- 8-25 9- 5-25 8-28-25	F. A. Downes, assignee of Tremont Roofing Corp. Joseph Mil'er Philip Miller, assignee of Jack Menkes Burns Bros. Burns Bros. E. Steiger & Co. Samuel Gabriel Sons & Co. Visible Card Record Book Co. J. L. Hammett Co.	540 00 810 00 540 00 218 06 119 47 3 86 36 90 41 40 247 20	132533 132544 132545 132547 132548 132549 132551 132530 132552 134566	8-17-25 8- 4-25 8-21-25 8-12-25 8-14-25 7-23-25 8- 5-25 8-21-25 8-26-25 8-31-25		9- 3-25 9- 9-25	N. Y. Mallet & Handle Works.  A. F. Brombacher & Co., Inc.  A. F. Brombacher & Co., Inc.  Charles Kurzon  Brady & Gough  Burgess Battery Co.  E. F. Keating Co.  Atlas Saw Dust Co., Inc.  Wahlstrom Tool Co.  Stanley & Patterson, Inc.  L. I. Hardware Co.	15 75 7 50 23 51 21 00 6 15 24 96 19 80 28 00 34 00 5 82 19 15
132674 132675 132690 132681 132679	5-29-25 7-27-25 4-25-25 8-14-25 6- 1-25	75147 73939 73372 73372 73373 73377 74168 Boa	9- 3-25 ard of Est 9- 8-25	Schoverling, Daly & Gales	235 00 31 00 181 20 503 14 550 00 1 60 17 50	134532 134530 133653 134733 133651 133652 133692 133693 133690 133691	6-30-25 7-30-25 8-27-25 8-27-25 8-17-25 8-25-25 8-21-25 8-22-25		9- 9-25 9- 5-25 9-10-25 9- 5-25 9- 5-25 9- 5-25 9- 5-25 9- 5-25 9- 5-25	C. W. Keenan Cavanagh Bros. & Co., Inc. General Illuminating Co. A. F. Brombacher & Co., Inc. Tidewater Electric Co., Inc. Independent Pneumatic Tool Co. Wireless Specialty Apparatus Co. Charles Kurzon Wilcox Crittenden & Co., Inc.	23 20 21 20 21 60 47 80 23 31 24 00 18 00 9 80 3 95
133039 133035 131530 131515 131529	6-12-25 8- 6-25 7-21-25 8-10-25 7-21-25 8-15-25		9- 3-25 9- 3-25 9- 3-25 8-31-25 8-31-25 8-31-25 9- 2-25	General Electric Co.  M. Rawle Co., Inc.  A. D. Mahony  M. M. Halpern, Inc. Goedall Rubber Co. Hanson & Van Winkle Co. Stratton Co. Winchester Repeating Arms Co. of N. Y., Inc.	10 40 6 70 23 60 69 10 45 00 6 38 51 55	133655 133654 133164 133164 131495 131455 131430 134135 134132	8-27-25 6-29-25 7- 9-25 6- 8-25 8- 4-25 8-24-25 8-15-25		9-15-25 9- 4-25 <b>Pol</b> 8-31-25 8-31-25 8-31-25 9- 9-25 9- 8-25	Tidewater Electric Co., Inc.  E. F. Keating Co. Cavanagh Bros. & Co. ice Department. Underwood Typewriter Co., Inc. Kny-Scheerer Corp. of America. Marzano Bros. Campbell Motors, Inc. Cantor Art Metal Co.	24 21 18 36 45 00 51 00 49 30 9 19 316 05 602 70
131620 131207 126041 135993 130096 130076	7-31-25 4-22-25 8-24-25 7-14-25 7-3-25	75775	8-31-25 8-31-25 8-18-25 9-14-25 <b>Depa</b> 8-27-25 8-27-25	Pine Hill Crystal Spring Water Co Brown & Sharpe of N. Y., Inc Wyoming Valley Coal Co., Inc, John F, Ferguson Asbes-Tile Co., Inc  **Truent of Health.** Agt. & Warden; Auburn Prison Powers Accounting Machine Corp	9 45 20 53 542 27 734 00 73 50 135 00 217 70 9 75	131461 131460 131459 131442 131443 131441 131439 131464 131466	8- 7-25 8-11-25 8-13-25 7-17-25 5-27-25 8-12-25 8-14-25 7-30-25		8-31-25 8-31-25 8-31-25 8-31-25 8-31-25 8-31-25 8-31-25	Air Transport Equipment, Inc.  J. & C. Ernst Charles G. Willoughby, Inc. Henry J. Fink Co., Inc. Franklin & Walsh National Luggage Co. Pain's Fireworks, Inc. Gillette Clipping Machine Co., Inc. Palm. Fechteler & Co.	20 00 2 06 4 75 4 00 6 48 9 00 17 50 17 25 15 00
139058 130957 130956 130975 130973 127624	6-11-25 7-14-25 6-30-25 7- 6-25 5-27-25 7-25-25	74604 <b>Com</b> i	8-29-25 8-29-25 8-29-25 8-29-25 8-29-25 8-21-25 missioner	S. S. White Dental Mfg. Co	9 75 14 65 2 00 20 58 68 50 21 75 632 40 4 69	131462 131498 131467 131469 131440 131488 131474	8- 1-25 8- 5-25 7-20-25 6- 5-25 7-30-25 8-22-25		8-31-25 8-31-25 8-31-25 8-31-25 8-31-25 8-31-25 8-31-25 9- 3-25	S. F. Bowser & Co., Inc	2 05 5 67 3 50 21 59 204 97 52 05 44 34 25 00 23 40
132878 133879 135849	8-31-25 8-25-25	Comn	9- 3-25 9- 5-25 nissioner 9-12-25 Lar	Denato S. Blendorio N. Y. Tel. Co.  of Jurors, Queens County. N. Y. Tel Co.  w Department. Yawman & Erbe Mig. Co.	3 00 15 26 5 82 121 32	134146 132484 133306 133307 133305	8-20 25 8-21-25 7 7		9- 8-25 9- 3-25 esident, 1 9- 4-25 9- 4-25 9- 4-25	Ohio Chemical & Mfg. Co	4 80 18 44 1,497 08 3,100 52 3,332 21
00520 113053	8- 1-25		7-15-25 8-25-25 N	N. Y. Tel. Co	6 49 8 65 599 40 2 00	133304 129167 130288 132578 126940	7-31-25 7		8-26-25 resident, 8-28-25 9- 3-25 8-19-25	Pfeifer Welding Wks  Borough of Brooklyn.  Montrose Contr. Co., assignee of P. J. Carlin Const. Co  Consolidated Window Cleaning Co., Inc. Grimm Contr. Co., Inc	418 00 60,150 30 327 25 764 24
135910 135910 135910 135910 135910 135910 135910			9-14-25 9-14-25 9-14-25 9-14-25 9-14-25 9-14-25	Staten Island Hospital Staten Island Hospital F. D. Gulliver	15 00 5 00 18 00 20 00 20 00 20 00 20 00	133111 132572 133112 130287	7 7 7 7	5535 5531 5534 2667 <b>Pre</b> 1238	9- 4-25 9- 3-25 9- 4-25 8-28-25 esident, 1 8-25-25	Brooklyn Alcatraz Asphalt Co	9,641 13 22,605 75 12,942 95 5,368 70 950 28
135910 135315 135907 135907 135907 135907 135907 13507			9-11-25	F. D. Gulliver George H. Parshall Broad Street Hospital Herman Knapp Memorial Eye Hospital Herman Knapp Memorial Eye Hospital James J. Burns Hospital for Ruptured and Crippled Beth David Hospital See Land City Hospital	20 00 1,000 00 12 00 3 00 5 00 18 00 10 00 9 00 21 00	133208 135011 126541 130393 131979	7-18-25 8-13-25 7-31-25 7-29-25	1130	8-19-25 9- 4-25 9-10-25 8-29-25 President 8-28-25 9- 1-25	P. J. Kearns Contr. Co., Inc	2.238 32 107 50 640 14 5.131 28 1,385 69 25 00 28 00 57 50
135007 135007 135007 135906 135906 135906 135906 135906 135906			9-14-25 9-14-25 9-14-25 9-14-25	St. John's Long Island City Hospital St. John's Long Island City Hospital Rosario Congolose Wolff Industrial Service Walter A. Coakley Samuel Semuels John Connaughton Arthur Abrahamson C. E. Strong	25 00 8 15 5 00 10 00 18 50 15 10 26 00 13 00	132321 132315 119815 131226 130477	4-24-25 8-11-25 7-16-25 7-24-25		esident, 9- 2-25 8-29-25 epartmen 7-30-25 8-29-25 8-28-25	Van Dorn Iron Wks. Co	57 50 1 50 462 50 462 00 192 81 126 00 167 37
135906 135906 135906 135906 135906 135908 135908		x <sup>2</sup>	9-14-25 9-14-25 9-14-25 9-14-25 9-14-25 9-14-25	Michael J. Dooley Knickerbocker Hospital Mt. Sinai Hospital Cornelius Donovan Rudolph V. Gorsch Staten Island Hospital Beekman St. Hospital Robert Robinson	5 00 5 00 13 00 30 00 33 00 12 00 77 50 55	123719 130456 130457 130439 131268 132034	7-30-25 7-22-25 8- 1-25 8- 1-25 8- 4-25, 8-1 7-22-25	2-25	8-10-25 8-29-25 8-28-25 8-29-25 8-29-25 9- 1-25	W. B. McVicker Co  Explosive Chemical Co., Inc  Shipley Const. & Supply Co  Explosive Chemical Co., Inc  Henry Pols, Inc  Waite & Bartlett Mfg. Co  Wappler Electric Co., Inc  Jaburg Bros., Inc	167 37 226 82 113 05 292 50 230 55 56 00 14 50 62 50

## METEOROLOGICAL OBSERVATORY OF THE DEPARTMENT OF PARKS.

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Geo. B. Hawthorne .....

James J. Bishop .....

William Burnett .....

Clarence E. Daly .....

John A. Dinnen .....

Frank S. Grev .....

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138221

138222

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138224

138225

138226

138227

Abstract of Registers from Self-Recording Instruments for the Week Ending September 12, 1925.

Central Park, the City of New York-Height of Barometer above the ground, 20.80 feet; above the sea, 155.56 feet. Under supervision of U. S. Weather Bureau, James H. Scarr, Meteorologist, Director.

(To convert to "Summer Time" add one hour.)

1	Ba	rn	_		01
ц	D/A	t o	***	٠,	Ç,

15	=0	Q1.5.		Mean for	Maxi	mum.	Minir	num.
Date, Sept 1925.	7 a. m. Reduced to Freezing.	2 p. m. Reduced to Freezing.	to	the Day. Reduced to Freezing.	to	Time.	Reduced to Freezing.	Time.
Sumlay, Monday,	71 29 94 66 29.76	78 29.93 72 29.70	65 29.89 66 29.73	29.92 29.73	72 29.96 64 29.87	7.50 a. m. 12.00 a. m.		12,00 mid. 3,00 p. m.

Date,		7 a. m.	2 p. m.	9 p. m.	Mean for the Day.		mum.	Minin	num.
Sept., 1925,		Reduced	Reduced to	Reduced	Reduced to Freezing.	Reduced to	Time.	Reduced to Freezing.	Time.
Tuesday,	8	64 29.72	80 29.70	71 29.80	29.74	66 29,84	12,00 mid.	64 29.68	1,15 a. m
Wednesday,	9	62 29,92	72 29.90	67 29.91	29.91	68 29.95	9.00 a. m.	66 29.83	12,00 a. m
Thursday,	10	71 29 89	85 29.83	76 29.87	29.86	70 29.90	6.45 a. m.	82 29.82	3.50 p. m.
Friday,	11	74 29.90	85 29.88	75 29.88	29.89	76 29.90	9.00 a. m.	79 29.85	4.50 p. m.
Saturday,	12	73 29 89	84 29.84	75 29.80	29.84	74 29.90	9.00 a. m.	78 29.74	5.45 p. m.

National Dry Dock Repair.

Jacob Silverston .....

Lewland Holding Corp. ....

U. S. Trucking Corp. .....

Moran Towing Co. .....

Cahill Towing Line ...... 4,524 55

Shamrock Towing Co. ..... 1,003 50

294 00

595 48

439 35

187 50

4 20

11 44

13 50

22 50

22 80

240 60

12 50 138264

138258

138259

138260

138261

138262

138263

Ohio Chemical Co. .....

Abbott Laboratory ......

C. De Witt Lukens.....

Morgenstern Co. .....

E. R. Squibb .....

E. Leitz .....

Central Scientific Co.....

Maximum for the week at 7.50 a. m., Sept. 6................. 29.96 inches Minimum for the week at 1.15 a. m., Sept. 8...... 29.68 inches

Thermometers.

		7 a.	m.	? p.	m,	9 p	m.	Me	an.		Max	imur	a.	1	dinin	um		
Date, Sept., 1925.			Wet Bulb.				Wet Bulb.			Dry Bulb.	4.1	Wet Bulb.	Time.	Dry Bulb.	Time.	Wet Bulb.	Time,	Maximum in Sun.
unday, londay,	6																12.00 mid 2.00 am	115

		7 a.	m.	2 p.	m.	9 p	m.	Me	an.	_	Max	imur	m.	_	Minin	num		
Date, Sept., 1925.			Wet Bulb.					Dry Bulb.	Wet Bulb.		Time.	Wet Bulb.	Time.	Dry Bulb.	Time,	Wet Bulb.	Time.	Maximum in Sun.
Tuesday, Wednesday, Thursday, Friday, Saturday,	8 9 10 11	62 71 74	57 68 72	5.2 85 85	64 73 77	67 76 75	65 72 72	67 77 78	62 71 74	75 86	1.40 pm	66 74 79	1.40 pm	58 67 73	5.50 am 12.00 am	64 65 70		125 115 118 115 113

Dry Bulb. Wet Bulb. Degrees at 1.40 p. m., Sept. 11. 79 Degrees
Degrees at 5.50 a. m., Sept. 9. 54
Degrees 72.9 Degrees Minimum for the week at 5.50 a. m., Sept. 9. . . . 58 29 Range for the week.....

#### Wind.

The same			Direction	m.	·	elocity	in Mile	Dis-	Force in Pounds per Square Foot.					
Date, Sept., 1925.		6 a.m. to 7 a.m.	1 p.m. to 2 p.m.	to	to	to	2 p.m. to 9 p.m.	tance for the	to	to	8 p.m. to . 9 p.m.	Max.	Time.	
Sunday,	ń	ENE	SE	SE	50	45	51	146 173	0.3	0.4	0.6	0.8	11,55 p. m 12,00 mid.	
Monday, Tuesday,	8	NNW	NNW	NNW NNE SE	76 123	33 55 66	51 56 64	186 239	0.1	0.7	0.8	0.9	9.07 p. m 1.59 a. m	
Wednesday Thursday	10	ENE	SW	SSW	67	85	49	211	1.1	1.0	0.4	1.3	12.53 p. m. 11.15 p. m.	
Friday, Saturday,	11	WSW	SE	ssw	71 85	40 50	61	167 188	0.1	0.3	0.7	0.8	5,23 p, m	

Maximum Pressure during the week. ........................... 1.6 lbs. per sq. ft.

					Hyg	romet	er.				Clouds	
Date.		- 1	Force .	of Vap	or.	Re	ative I	Iumidi	ty.	Clear.	0 Ove	rcast. 10
Sept., 1925		7 a.m.	2 p.m.	9 p.m.	Mean.	7 a.m.	2 p,m.	9 p.m.	Mean.	7 a.m.	2 p.m.	9 p,m.
	_		-				600		119		5 ci. st.	10 nb.
Sunday,	6	.517	.499	,575	530	66	51	94	70	10 st. cu.	5 a. st. 10 st.	Lt. fog
Monday.	7	,638	.783	. 638	.686	98	98	97	98	Lt. fog	Lt. fog	10 st. cu.
Tuesday.	8	,555	.555	.517	.542	96	54	67	72	9 ci. st. 6 ci. st.	9 a. cu.	10 st. cu.
Wednesday.	9	.402	.499	595	.499	75	65	88	76	1 st. cu.	9 a. cu.	10 st. cu.
Thursday,	10	661	.684	732	. 692	87	65 55	88	75	1 a. cu. 10 st.	Few ci.	10 a. cu.
Friday,	11	.757	.838	.757	.784	90	70	86	82	Lt. fog	Lt. fog	0
Saturday.	12	-616	.810	684	,703	88	69	80	79	Lt. fog	Lt. fog	4 st. cu.

#### Rain and Snow.

Depth of Rain and Snow in Inches.

Date, Sept., 1925.		Time of Beginning.	Time of Ending.	Duration.	Amount of Water.	Depth of Snow.
Sunday, Monday,	6 7	4,45 p, m.	11.35 a. m.	7 hr. 15 m. 11 hr. 35 m.	. 50 . 85	******
Tuesday. Wednesday.	8	Abr. 8.15 p. m.	Aht. 8.35 p. m.	20 m.	700000	11391564
Thursday, Friday,	10	************	***********	1447144444	(1)000	*******
Saturday,	12	*****	1) 1 1 (**********	TREAL TRANSPORT	(100)11	-((0.000)
	Total Dura	amount of water for tion for the week	the week		i inch hr. 10 m.	

	Date. t., 1925.	7 a. m.	2 p. m.
Sunday, Monday, Tuesday, Wednesday, Thursday, Friday, Saturday,	6	Overcast, slightly warmer. Raining, cooler. Cloudy, slightly cooler. Partly cloudy, slightly cooler. Fair, warmer. Overcast, slightly warmer. Overcast, light fog.	Cloudy, cooler; Overcast, cooler. Fair, warmer. Cloudy, cooler. Fair, much warmer. Fair, continued warm. Fair, continued warm.

## Fire Department.

Abstract of Transactions from July 27 to Aug. 1, 1925, Both Days Inclusive.

Appointed—John W. Stillwaggon, Jr., Pilot, Eng. 77, at \$3,000 per annum, for 15 days, July 29.

Advancements in Grades-Firemen-2d talion Daniel J. Cavanagh, 42d Battalion, to 1st grade, Aug. 1: Gottfried Stengel, as Chauffeur, July 28. Eng. 9; Arthur J. Cunningham, Eng. 18; William F. Duggan, Eng. 19; Joseph A. 69; Matthew A. Gruber, Eng. 205; Frank Perschback, Eng. 208; Harry D. Williams, Eng. 212; Timothy Daly, Eng. 216; Albert H. & L. 9; John Cunningham, H. & L. 42. 3d to 2d grade, Aug. 1.: Thomas Lambe, Eng. 2; W. H. Windhorst, Eng. 17; Mar-A. Faulhaber, Eng. 279; Bernard L. Ryan, H. & L. 7; William M. Feeley, H. & L. 7; liam J. O'Connell, Eng. 228; Fred M.

(2), Eng. 204; E. S. Mulligan, H. & L. 18; Henry A. Schutz, H. & L. 20.

Promoted-Bookkeeper Paul Rosenman, Division of Audit and Accounts at \$1,650 per annum, July 6.

Detailed-Fireman 1st grade John J. Connell No. 2, Eng. 243, to Chief of Bat-

Salaries Fixed-Bureau of Fire Prevenion, July 1-Division of Inspection-As-Reilly, Eng. 29; John J. McNamara, Eng. sistant Inspectors of Combustibles, \$2,460 per annum: George W. Koch, Arthur V. Briggs, Henry J. Hille. Assistant Inspectors of Combustibles, \$2,400 per annum: R. O'Connell, Eng. 221; Andrew Edery, Edwin F. Horne, William J. Heaney, Joseph E. Ireland. Assistant Inspectors of Combustibles, \$2,300 per annum: Daniel S. Lenihan, Manuel A. Mojarietta. James tin Murphy, Eng. 35; Cornelius J. Ryan, A. Callahan, Assistant Inspector of Com-Eng. 216; Michael Bennett, Eng. 226; Max bustibles, \$2,160 per annum. John Kelly, Inspector of Blasting, \$2,400 per annum. Inspectors of Blasting, \$2,300 per annum: William M. J. Yates, H. & L. 8; Melvin Arthur W. Pote, James F. Tierney. In-C. Sprague, H. & L. 10; Patrick M. Lar- spectors of Blasting, \$2,100 per annum: kin, H. & L. 16; George J. Flynn, H. & L. Joseph C. Carson, Joseph Prout. Inspec-17. 4th to 3d grade, Aug. 6.: George E. tors of Fire Prevention, \$2,460 per annum: Cavanaugh, Eng. 3; Herman W. Barre, Charles J. Gavan, John J. Carroll, John Eng. 4; Martin Daly, Eng. 9; Raymond X. E. Fitzpatrick, Frederick C. Autenreith, Moore, Eng. 13; Patrick J. Powers (2), Roswell J. J. Baldwin. William Herr-Eng. 18; James O'Hanlon, Eng. 26; John | mann, Inspector of Fire Prevention, \$2,400 J. Robinson (2), Eng. 33; Samuel J. Mor- per annum. Inspectors of Fire Prevenrow, Eng. 37; John A. Haley, Eng. 39; tion, \$2,300 per annum: James H. Darcey, George J. Schaberick, Eng. 76; Lawrence A. O'Connell, Eng. 77; Michael J. Beilman, Eng. 203; John T. McCarthy, Jr., F. D. Wilson, Inspector of Fire Prevention. Eng. 209: John J. Wood, Eng. 221; Wil- tion, \$2,200 per annum. Inspectors of Fire Prevention, \$2,160 per annum: George Elsasser, Eng. 231; George J. O'Brien, Lloyd, James V. Butler, Thomas F. O'Con-Eng. 232; William H. Bonzer, H. & L. 5; nor, Alexander M. McAllister, George A. Carl Herwig, H. & L. 20: Thomas J. Sheridan. Inspectors of Fire Prevention, Keane, H. & L. 24; Walter J. Raab, H. & \$2,100 per annum: Michael Mahoney, L. 120; Joseph M. Oesau, H. & L. 124; Charles A. Hanson, Frank C. Fischer, De Benjamin Haussmann, H. & L. 148. 4th to Grove Muir, George Gruendler. Division 3d grade, Aug. 7: Harold H. Grau, H. of Recording-Clerks, \$1,200 per annum: & L. 3; Charles E. Haiss, H. & L. 28; Marie A. Petsche, Margaret J. Elliott, John T. Bonser, Eng. 283. 3d to 2d grade, Catherine V. Gribbin, Katherine V. Burns, Aug. 8: Joseph A. Miller, H. & L. 105. Kathleen A. McEvoy, Isabel C. E. Naef, 4th to 3d grade. Aug. 9: Joseph A. Ketz, Lillian Feldman, Annie Bonios, Anna A. H. & L. 18. 4th to 3d grade, Aug. 11: Tidridge, Marion Hodnett, Lillian M. Wall, ment 1st grade Thomas F. O'Brien No. 2, Ferry, 12th Battalion as Chauffeur. Fire-David P. Muller, H. & L. 131. 4th to 3d Cecil F. Hynes, Grace C. Gordon, Anna Eng. Co. 278 to Chief of Battalion John pools cleaned or repaired, 1, cost \$6.50; grade Aug. 13: Thomas J. McKeever, M. Owens, Lucille B. Marge. Clerks, A. Slowey. 40th Battalion as Chauffeur; cleaning miscellaneous streets, cost \$165; Eng. 13. 3d to 2d grade, Aug. 16; \$1,100 per annum: Viola R. Wenner, Fireman 1st grade John H. J. Greiner, details, cost \$1,086.25; drainage, cost \$135; Matthew E. A. Wheeler, Eng. 5; Philip Mary F. Coone, Thomas F. Doyle. Clerks, Eng. Co. 231, to Chief of Battalion Arthur miscellaneous trucking, cost \$12; operating

A. O'Donohue, Marguerite C. O'Brien. Stenographers and Typewriters, \$1,200 per annum: Miriam Bebarfeld, Ester Matthews. Typewriting Copyists, \$1,200 per Eng. 86; A. F. Pfister, Eng. 86 to Eng. 66. annum: Cecelia E. Flaherty, Ruth Brick- 66. Firemen 1st grade: John J. Mullhall. stein, Gladys Gourlay. Typewriting Copyists, \$1,000 per annum: Anita E. Bullock, Eng. 19 to Eng. 37; James A. Madden, Bernice Selzer, Alice V. Feeney, Sarah Eng. 20 to Eng. 40; Timothy P. Lyons, Goldstein, Georgia P. Beale.

of Fire Investigation, July 1. Executive J. Sullivan, Eng. 269 to Eng. 247; Joseph Division, July 1: Typewriting Copyist, \$1,200 per annum, Bertha Epstein; Typewriting Copyist, \$1,100 per annum, Evelyn A. White, H. & L. 2 to H. & L. 2; George Spiegel.

five dollars for loss of cap badge 2559. Retired-Fireman 1st grade Thomas F. O'Dea, Eng. Co. 49, at \$1,250 per annum,

July 28.

Trials-Tried before William F. Thompson, Deputy Fire Commissioner, Bklyn, and Queens, July 22, 1925, for violation of to H. & L. 149; Harry J. Hausen, H. & L. Rules and Regulations, 1912: Fireman

148 to H. & L. 149: William J. Winder,
1st grade Thomas E. Hurley, H. & L.

Co. 149—Charge 1, fined five days pay;
Hurley, H. & L. 149 to H. & L. 154: Thomas E.

Hurley, H. & L. 149 to H. & L. 76; John charge 2, fined five days pay; total fine, ten days pay and transferred.

Services Ceased-Ununiformed Fireman Edward J. Farrell No. 2, Eng. Co. 212,

July 28.

Bids Accepted-The Seagrave Company, Columbus, Ohio, for furnishing twelve 14; George J. Martin, Eng. 65 to H. & L. 75-foot aerial hook and ladder trucks; 129; Albert M. Boutinger, Eng. 210 to 75-foot aerial hook and ladder trucks; \$151,200; public letting of July 23, 1925. Rescue 2. Fireman 2d grade: Thomas Harrolds Motor Car Co., 233 W. 54th F. McMahon, Eng. 91 to Eng. 260; John st., Manhattan, for furnishing four City H. Heilmann, Eng. 209 to Eng. 303; Marservice trucks, \$30,620; public letting of tin J. Connaughton, H. & L. 20 to H. & July 23, 1925.

Extensions of Time Granted-Certainteed Products Corporation until July 6, 1925, for the completion of deliveries under contract No. 73189, dated January 16, 1925. David Killoch Co, until Aug. to Eng. 232; Joseph R. Johnson, Eng. 29, 1925, for the completion of deliveries 41 to Eng. 45; Ralph Buchner, H. & L. under contract No. 73414, dated Feb. 4, 1 to H. & L. 81. 1925.

Bills Audited-Contracts, \$133.70, \$3,684.52, \$3,150. Open market orders, Ununiformed Fireman Clement L. Reade, \$49.60, \$959.33, \$1,924.04, \$247.62, \$952.29, \$1,285.97. Miscellaneous, \$14.64.

THOMAS J. DRENNAN, Commis-

sioner.

Abstract of Transactions from Aug. 3, 925, to Aug. 8, 1925, both days inclusive. Appointed-Ununiformed Firemen, as | Firemen, 4th grade, \$1,769 per annum: John | \$4,991.12. Miscellaneous, \$300, O'Shaughnessy, Eng. Co. 10; John T. Payrolls Audited-Payrolls, all boroughs, Nevins, Eng. Co. 18; Patrick J. Gaffney, for the month of August, 1925, having been kin, Eng. Co. 204; John Primavera, Eng. Co. 210; Ed. A. McCarthy, Eng. Co. 277 Lawrence T. Fink, H. & L. Co. 8; Daniel Murphy, H. & L. Co. 13; John G. Werner, H. & L. Co. 15; Gustave F. Peterson, H. & L. 104; John P. Shott, H. & L. 110 and L. F. Gering, H. & L. 124, Aug. 1 C. I. Whittaker, Eng. Co. 6; John J. Hen- Bureau of Public Buildings and Offices. son, Eng. Co. 210; Cornelius J. Kelleher, Eng. Co. 219; Leon T. Quirk, Eng. Co. 220 and John J. Quinn No. 2, H. & L. 10, Aug. 7.

Retired Aug. 1-Lieutenant William H. Robinson, Eng. Co. 222, at \$1,600 per annum. Fireman 1st grade Edward H Conklin, Eng. Co. 305; Fireman 1st grade Frederick S. Pless, H. & L. Co. 47 Fireman 1st grade Edward F. Holloway, H. & L. Co. 27, and Fireman 1st grade George Morrice, Eng. Co. 12 at \$1,250 per annum. Fireman 1st grade Richard P. Leahey, Eng. Co. 8, at \$1,250 per annum, Aug. 3. Lieutenant Lawrence J. Easley, Eng. Co. 13, at \$1.600 per annum, Aug. Fireman 1st grade Charles M. Dooley, Detailed-Aug. 1: Fireman 1st grade 14 to Chief of Battalion Raymond L. George, 12th Battalion as Chauffeur. Fireman 1st grade Joseph B. Gray, H. & L. Co. 14, to Chief of Battalion William S.

Transferred-Aug, 1: Martin F. Callagy, Captain, Eng. 1 to Eng 85. Engineers of Steamer: John Reis, Eng. 66 to 66. Firemen 1st grade: John J. Mullhall, Eng. 1 to Eng. 288; Hugh McLaughlin, Goldstein, Georgia P. Beale.

Salaries Fixed—Bureau of Fire Alarm
Telegraph, July 1—John J. Kehoe, Inspecting Eng. 27 to Eng. 27; Daniel J. Finnegan, Eng. 26 to Eng. 306; William J. Turner, Eng. 27 to Eng. 90; Fred Batcheler, Eng. tor of Fire Alarm Boxes, \$1,900 per annum. Inspectors of Fire Alarm Boxes, \$28 to Eng. 37; Edward Strauss, Eng. 37; \$1,800 per annum: Martin J. Rafter, to Eng. 72; Raymond W. Hunter, Eng. Adolph J. Saft. Bureau of Repairs and 65 to Eng. 274; Charles A. Silbereisen, Supplies, Division of Buildings, July 1— Eng. 70 to Eng 48; Albert E. Guinness, James T. Treacy, Inspector of Buildings, Eng. 70 to Eng 235; Charles Keller, Eng. \$2,300 per annum. Andrew J. Fleming, 207 to Eng. 301; Louis E. Cunningham, Inspector of Masonry, \$2,300 per annum. Eng. 209 to Eng. 249; Timothy Daly, John J. M. Healy, Watchman, \$1,200 per annum, Bureau of Repairs and Supplies, Division of Apparatus, July 1. Irving Schwartz, Clerk, \$1,000 per annum, Bureau

Eng. 200 to Eng. 263; Joseph F. X. T. Murphy, Eng. 218 to Eng. 276; John S. Lynch, Eng. 235 to Eng. 236; Frank J. D. Magrino, Eng. 243 to Eng. 253; Eugene P. Burus, H. & L. 2 to H. & L. 24; John A. White, H. & L. 4 to H. & L. 1; George Spiegel.

Change of Name Announced—Erna B.
Goodman, Typewriting Copyist, Bureau of Fire Prevention, Division of Recording, to
Frank B. Isler, May 12, 1925; Fireman B. Isler, May 12, 1925; Fi Erna B. Isler, May 12, 1925; Fireman & L. 116; Thomas J. Kehoe, H. & L. 22 3d grade James J. Rettagliata Eng. Co.
15 to James J. Rettagliata Eng. Co.
15 to James J. Rettagliata Eng. Co.
16 H. & L. 37; Richard S. Goehring, H.
17 to James J. Rettagliata Eng. Co.
18 L. 24 to H. & L. 14; Frank J. Turner,
19 Penalty Imposed—Fireman 1st grade
19 Charles E. Wade, H. & L. Co. 3, fined
19 H. & L. 28 to H. & L. 37; Thomas Murray,
19 H. & L. 28 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
19 J. L. 41 to H. & L. 39; Joseph Vlasak,
20 J. L. 41 to H. & L. 30; Joseph Vlasak,
20 J. L. 41 to H. & L. 30; Joseph Vlasak,
20 J. L. 41 to H. & L. 30; Joseph Vlasak,
20 J. L. 41 to H. & L. 41 to Jr., H. & L. 102 to H. & L. 129; William H. Duckett, H. & L. 105 to H. & L. 149; Peter Behrmann, H. & L. 111 to H. & L. 113; Albert Eck, H. & L. 112 to H. & L. 44; Leo A. Brandl, H. & L. 131 to H. & L. 150; Joseph H. Shannon, H. & L. 147 H. & L. 149 to H. & L. 154; Thomas E. Hurley, H. & L. 149 to H. & L. 76; John F. Scully, H. & L. 27 to Eng. 70; Larry Harris, H. & L. 35 to Eng. 76; Alfred B. F. Nelson, H. & L. 37 to Eng. 253; Patrick Broderick, H. & L. 44 to Eng. 70; Joseph E. Miller, H. & L. 49 to Eng. 70; Richard J. Hanley, H. & L. 127 to Eng. L. 28; William J. Delee, H. & L. 16 to Eng. 64. Firemen 3d grade: Walter J. Dibblee, Eng. 282 to Eng. 201; Patrick Mallon, Eng. 2 to H. & L. 4. Firemen 4th grade: Patrick J. Gaffney, Eng. 26

Services Ceased-Ununiformed Fireman John F. Lippi, Eng. Co. 229, Aug. 7. Eng. Co. 3, Aug. 9.

Suspended from all Duty-Without pay, Fireman 1st grade Bernard F. Casey, Eng. Co. 251, Aug. 3.

Died-Fireman 1st grade George J. Rappold, H. & L. Co. 107, July 31. Bills Audited-Open market orders,

\$659.25, \$413.08, \$2,086.55. Contracts.

Eng. Co. 26; Frank A. Hollmann, Eng. Co. duly audited and forwarded to the De-86; Emil Paar, Eng. Co. 203; John J. Bod- partment of Finance, aggregated \$1,468,-

THOMAS J. DRENNAN, Fire Commissioner.

## Borough of Brooklyn.

Report for Week Ended July 11, 1925. Orders Issued-87; estimated cost, \$14,-911,04.

Vouchers forwarded to Department of Finance for payment, 107; estimated cost, \$371,662.48.

## Bureau of Highways.

Work Done by Bureau Labor and Cost Thereof-Concrete, 1,684 square yards, cost \$2,619.31. Stone Pavements-Square yards: Asphalt, 5, cost \$20.13; Belgian block, 68, cost \$105.66; granite, 2,436, cost \$4,622.87; macadam, 186, cost \$340.75; medina, 9, cost \$19.41; wood, 4, cost \$21.62. Asphalt pavements, 5,767 square yards, cost \$4,848.95. Removing pavements, 406 square yards, cost \$472.69. Sidewalks-Bridging, 45 square feet, cost \$21.94; curbs, Eng. Co. 84, at \$1,250 per annum, Aug. 5. 215 linear feet, cost \$403.25; walk, 1,465 square feet, cost \$324.50. Emergency Thomas C. Norton, H. & L. Co. 10 to Work, 226 holes, cost \$455. Country Work Chief of Battalion Richard J. Comiskey, —Square yards: Dirt roads repaired, 237,-Chief of Battalion Richard J. Comiskey, -Square yards: Dirt roads repaired, 237,-1st Battalion as Chauffeur. Fireman 1st 625, cost \$3,476.23; gutters cleaned, 325, grade George F. Ferguson, H. & L. Co. cost \$40.25; gutters payed, 15, cost \$41.25; macadam cleaned, 138,600, cost \$141.24; macadam repairs, 2,583, cost \$1,506.75. Asphalt Plant-Plant product, 1,218 boxes, cost \$1,113.50; plant repairs, cost \$290. Encumbrances, cost \$354. Miscellaneous Work-Cesspools built, 2, cost \$220; cess-Silverman, Eng. 7; William F. Coffield \$1,000 per annum: Helen P. Lyons, Mary B. Wright, 44th Battalion as Chauffeur. yards, cost \$1,221.12; repairing tools and

Bureau of Sewers.

Work Done-Basins cleaned, 522; basins

examined, 264; basin pans reset, 25; basin

pans set, new, 17; basins relieved, 21; basins repaired, 92; Classon avenue relief

sewers, patrol being maintained; complaints

examined, 118; large sewers cleaned, 2,700

feet; manhole covers put on, new, 15; man-

hole heads and covers reset, 12; manhole

heads and covers set, new, 3; manholes re-

paired, 37; pipe sewers cleaned, 86,200 feet;

sewers examined, 60,550 feet; sewage

pumped, 31st Ward, 41,920,470 gallons;

equipment, cost \$366.25; special vard work, cost \$53.75; streets oiled, 134,205 square vards, cost \$451; streets sprinkled, 29 miles, cost \$56; vacations, cost \$4,207.50; care of Coney Island Boardwalk, \$336.25; holiday allowed (Fourth of July), \$3,495.66.

Miscellaneous Work Not Street Il'ork-Repairing street signs, \$88; building fences foot of Bay 10th st. and Bay 19th st., \$66.25; time allowed to veterans for Decoration Day, \$5; regulating dumping at Maspeth Avenue Dump, \$5; total, \$164.25. Division of Incumbrances and Permits-Complaints—Unsettled, 24; received, 32; settled, 25; unsettled, 31. Incumbrances Removed-Boulders, 1; trees, 4; obstruction to improvement, 34 hours. Permits Issued-Miscellaneous, 263; plumber's, 301; public service corporation, 386. Cash Received (including week ended July 8. 1925): Inspections, \$166; sewer, \$818.95; special paying, \$470.25; vault, \$500.13; water, \$2,576.90; subpoena, \$3.50; total, \$4,535.73.

sewer repaired, 12 feet; sludge pumped, 31st Ward, 53,974 feet. Division of Permits-Permits issued.

184; cash received, \$1,563.40. Bureau of Buildings. Plans Filed—New Buildings: Brick, 276, cost \$5,144,250; frame, 91, cost \$538,-355; total, 367, cost \$5,682,605. Alterations, 187, cost \$319,105; plumbing slip permits, 54, cost \$4,450. Grand total, 608, cost \$6,006,160.

* (611) (5)		PLAN	vs .	APPRO	VED.			
		1924,	4		1925.		Tables	hama
	No	. Cost		No	Cost		Increase in Cost.	Decrease in Cost.
New Buildings: Brick	1-1-2	\$1,303,860 356,875		288 98			\$1,079,159 00 257,725 00	
Total	131	229,176	00		4,577,015	00	\$1,336.884 00 4,347,839 00	\$105 00
Grand total	488	\$1,894,466	00	562	\$7,579,084	00	\$5,684,723 00	\$105 00

Unsafe cases filed and notices issued, 2; violation notices issued, 103; cases referred for court action, 12; violation cases filed, 103. JOSEPH A. GUIDER, President.

## Department of Docks.

Report for Week Ended Sept. 12, 1925.

PERMITS GRANTED. Mills Brothers, 51 South st., Manhattan; maintain a portable ticket booth on the pier at E. 138th st., Port Morris, Borough of The Bronx; July 1, 1925, to April 30,

Ocean Terminal Company, Pier 74 North River, Manhattan; use and occupy Pier 74, North River, Borough of Man-hattan; Sept. 4, 1925, to Dec. 31, 1925.

Mills Brothers, 51 South st., Manhattan; maintain a portable ticket booth at the Battery Landing, North River, Borough of Manhattan; July 1, 1925, to April 30, 1926.

Mills Brothers, 51 South st., Manhattan; land the steamer "Myles Standish" at the Battery Landing; Sept. 5, 1925, to Oct. 1

Frank L. Burns Coal Co., Inc., 30 Church st., Manhattan; use and occupy a berth 150 feet in length on the southerly side, outer end of the pier at the foot of E. 33d st., East River, Borough of Manhattan, together with the half pier area adjoining the said berth, with the privilege of erecting thereon coal hoppers, portable coal hoist, scale and tallyhouse; date of occupation to April 30, 1926.

Patrick Kelly, 1014 74th st., Bklyn.; maintain a lunch stand 20 feet by 30 feet at the foot of 31st st., Borough of Brooklyn; Sept. 15, 1925, to April 30, 1926.

New York Sight Seeing Yachts (Budd Goodwin, manager), Battery Park Pier, Manhattan; tie up steamers "H, S, Cas-well" and "Tourist" at the Sherman Creek Bulkhead, Harlem River, Borough of Manhattan, during the winter months; Oct. 1, 1925, to April 30, 1926.

Montrose Contracting Co., Inc., Suite 1951, Grand Central Terminal Building, Manhattan; use and occupy 125 feet ot bulkhead at Flatbush Avenue Dock, Borough of Brooklyn, including privilege of erecting unloading hopper and crusher thereat; also the use, for storage purposes, of the sand fill behind the rear of the platform and the easterly side of Flatbush avenue, to the extent of 3,000 square feet; Sept. 1, 1925, to April 30, 1926.

Express Steamship Corporation, 24 State st., Manhattan; make landings at the Battery Landing, North River, Borough of Manhattan, for the balance of the 1925 ex-

cursion season. Panama Railroad Co., 24 State st., Manhattan; repair Pier 65, North River, Borough of Manhattan, and build extensions thereto, all within the area held under lease from Department of Docks; Sept

8, 1925, to March 7, 1926. Consolidated Gas Co., 130 E. 15th st., Manhattan; dredge in the slip between E 20th and E. 21st sts., East River, Borough of Manhattan; Sept. 9, 1925, to March 9, 1926

Pieneer Real Estate Co. and Lawroy Land Co., 143 Liberty st., Manhattan; place a dry dock at Bemont ave., West New Brighton, Borough of Richmond; Sept. 9, 1925, to March 8, 1926.

Brown, Kerr & McCarthy, Inc., E. 67th st., East River, Manhattan; place gasoline num, Sept. 16: Floretta L. Walling, 761 tank and filling station at E. 67th st., East Franklin ave., Bklyn., and Amelia McCor-River, Borough of Manhattan; Sept. 8, 1925, to Feb. 10, 1926.

Long Island Railroad Company, Jamaica | Sewer Construction, Bureau of Sewers, at Station Building, Jamaica, N. Y.; construct \$6.50 a day, Sept. 4. a concrete bulkhead wall between Beaver | Services Ceased-John Kelly, 243 Grove

and Gilbert sts., Newtown Creek, Borough of Queens; Sept. 10, 1925, to March 9,

Graham-Slater Company, Inc., Graham Beach, S. I.; remove sand from their property at Graham Beach, Borough of Richmond; Sept. 8, 1925, to Dec. 31, 1925.

PERMITS REVOKED, Commonwealth Fuel Co., Inc., 497 Union st., Bklyn.; use and occupation of the bulkhead space at the foot of Degraw st., Borough of Brooklyn, effective as of Nov. 1, 1925.

Joseph Curran, 61 Townsend ave., Staoleton, S. I.; use and occupation of the pier at Rossville, Borough of Richmond; effective as of March 1, 1925.

Mistletow Fishing Association, Inc., James F. Wright, president, 32 92d st. Bklyn.; make landings with the steamer 'Wyandotte' at the Battery Landing, North River, Borough of Manhattan; effective as of June 21, 1925.

AUDITOR'S REPORT, Auditor reported that payrolls transmitted for the period amounted to \$34,-722.10. Open market orders issued aggregated the sum of \$788.68. The sum of \$41,049.50 was received and deposited.

MICHAEL COSGROVE, Commissioner of Docks.

## Changes in Departments, Etc.

CHILDREN'S COURT. Appointed - Caroline Kalmowitz, 587 Beck st., Bronx, Temporary Stenographer and Typewriter at \$1,260 per annum, Sept. 8.

DEPARTMENT OF FINANCE.

Appointed-Eugene Cunningham, Temporary Bookkeeper at \$5 a day, Sept. 8. Services Ceased-Sydney Kanzer, Temporary Bookkeeper, Sept. 5. Max Pemberton, Temporary Stenographer and Type-writer, Sept. 5. Lillian Briarly, Bessie Spiro and Josephine Woodruff, Temporary Typewriting Accountants, Sept. 5. Mae . Moors, Gladys Quenzer, Christine J Breunig, Jean Libas, Frank A. Sullivan, Helen Saperstein, Grace Nasse, Louise C. Keller, Bertha M. Heiz, Harriet Wolz, Hettie L. Brummer, Edna McCormick, Julius Kaese, Anna Kasnowitz, Albert Kaese, Mary A. George, Daniel Cohen, Irene Cruise, Lillian Wolz, Nicholas B Reuzi. Herbert L. Liftchild, Evelyn II. Fort, Dora L. Feinberg and Sylvia Anastasia, Temporary Adding and Billing Machine Operators, Sept. 5.

BOROUGH OF BROOKLYN. Died-John J. Magilligan, Inspector of Carpentry and Masonry, Bureau of Buildings, Sept. 15. Services Ceased-Stephen A. Moran, 1798 Bedford ave., Inspector of Carpentry Masonry, Bureau of Buildings,

Sept. 14. Appointed-Alexander Pinkerton, Jr., 220 Macon st., Bklyn., Inspector of Regulating, Grading and Paving, Bureau of Highways, at \$6.50 a day, Sept. 2. Female Elevator Operators, Bureau of Public Buildings and Offices, at \$1,400 per annum, Sept. 16: Floretta L. Walling, 761 mack, 852 Bedford ave., Bklyn. Howard E. Jacob, 1636 60th st., Bklyn., Inspector of

st., Bklyn., Inspector of Sewer Construction. Bureau of Sewers, at \$8 a day, Sept. 7. L. F. Delgado, 280 W. 113th st., N. Y. City, Transitman and Computer, Bureau of Highways, at \$2,160 per annum Aug. 21.

Transferred-John Mace, 61 Taylor st. Bklyn., Laborer at \$5 a day, Department of Parks, to Bureau of Highways, Sept. 18. Appointed-Foremen of Laborers, Bureau of Highways, at \$7 a day, Sept. 11 William Fitzgerald, 403 6th ave.: Thos.

Handley, 771 E. 9th st.; John Hant, 60 Eckford st.; Joseph Long, 907 Carroll st.; loseph Kiefer, 213 McDougal st.; Francis McGowan, 142 Stagg st.; Marcus Mc-Longhlin, 530 Herkimer st.; Thos. Markey, 1632 8th ave.; Chas. Woelfle, 1629 Bergen st.

Services Ceased-Stephen A. Moran. 1798 Bedford ave., Bklyn., Inspector of Carpentry and Masonry, Sept. 14.

DEPARTMENT OF EDUCATION, Appainted-Esther Babad, 745 Trinity ave., Bronx, Stenographer and Typewriter at \$1,014 per annum, Office of the Super-intendent of Schools, Aug. 25. Bureau of Supplies: John Coyle, 316 E, 47th st., Manhattan, Storekeeper's Helper at \$1,014 per annum, for not to exceed three months, Sept. 1; Clotilda Barnett, 208 E. 75th st. Clerk at \$1,014, for not to exceed 30 days, Sept. 5: Harry Weyner, 40 Horatio st. Manhattan, Storekeeper's Helper at \$1,014 per annum, for not to exceed three months, Sept. 8; Erancis J. Reilly, 30 LaSalle st., Manhattan. Clerk at \$1,014 per annum, for \$105 00 not to exceed 30 days, Sept. 21. Bureau of Construction and Maintenance-Architectural Draftsmen at \$2,470 per annum Louis H. Golden, 1250 53d st., Bklyn. Aug. 25; Albert A. Sacco, 1217 60th st., Bklyn., Aug. 25; William Gapin, 75 Lott ave., Bklyn.; Francis S. Onderdonk, Ir. 161 W. 36th st., Manhattan; Francis A McKeown, 140-30 Sanford ave., Flushing, Queens; Frank T. Martocci, 2303 Belmont ave., Bklyn., and Joseph D. Clay, 280 Corona ave., Corona, Queens, Sept. 1. Jacob Koral, 11016 Liberty ave., Richmond Hill, Queens, Mechanical Draftsman at \$2,470 per annum, Sept. 1 Louis Ostroff, 814 Ritter pl., Bronx, Architectural Draftsman at \$2,470 per annum, Sept. 3. Herman Henkin, 584 E. 137th st., Bronx, and Sander Stern, 1466 Wilkins ave., Bronx, Mechanical Draftsmen (Electrical) at \$1,638 per annum, Aug. 26. Bessie Silverberg, 1025 45th st., Bklyn., Temporary Stenographer and Typewriter at \$1,014 per annum, Aug. 27. New York Parental School: James W. Porter, Caretaker at \$1,014 per annum, with maintenance, and Hester W. Porter, Cook at \$624 per annum with maintenance, Sept. 1.

Transferred-Peter A. J. McDonough Storekeeper's Helper at \$1,014 per annum, from Bureau of Supplies to Assistant Storekeeper and salary fixed at \$1,560 per annum, in Department of Plant and Structures, Sept. 4.

Services Ceased-Office of the Superintendent of Schools: Agnes Lynch, Dorothy Narvesen and Gertrude Schleimer Stenographers and Typewriters, Aug. 31 Grace Guttinger, Typewriting Copyist Aug 31. Helen Hynes, Stenographer and Typewriter, Sept. 5. Florence Elliott, Clerk, Bureau of Finance, Aug. 31. Bureau of Supplies: Thomas Joyce, Storekeeper's Helper, Aug. 31; Daniel O'Sullivan, Storekeeper's Helper, Sept. 1; Harold J. Parsons, Clerk, Aug. 31: Joseph Noonan, Clerk, Sept. 8. Bessie Silverberg, Stenographer and Typewriter, Board of Examiners, Aug. 31. Leo Thomas McGuire. Clerk, Bureau of Attendance, Aug. 31. New York Parental School: Alexander Hanlon and Jennie L. Hanlon, Cooks, Aug. 31.

Appointed-Edward C. Reynolds, Custodian Engineer, P. S. 34, Bklyn., at \$3,732 per annum, Sept. 8. Florence M. Cooney, Cleaner, Manual Training High School. Bklyn., at \$936 per annum, Sept. 3.



## OFFICIAL DIRECTORY.

Unless otherwise stated, City Offices are open from 9 a. m. to 5 p. m.; Saturdays to 12 noon; County Offices, 9 a. m. to 4 p. m.; Saturdays to 12 noon.

ACCOUNTS, COMMISSIONER OF-Municipal Bldg., 12th floor, Worth 4315. ALDERMEN, BCARD OF— Clerk's Office, Mun. Bldg., 2d fl. Worth 4430 President's Office, City Hall. Cortlands 6770. AMBULANCE SERVICE, BOARD OF-Municipal Bldg., 10th floor. Worth 0748.

ARMORY BOARD-Municipal Bldg., 22d floor. Worth 0594. ART COMMISSION-

ART COMMISSION—
City Hall. Cortlandt 1197.
ASSESSORS, BOARD OF—
Municipal Bidg., 8th floor. Worth 0029.
BELLEVUE AND ALLIED HOSPITALS—
20th st. and 1st ave. Lexington 0700.
RRONX, PRESIDENT, BOROUGH OF—
3d and Transparence 3d and Tremont aves. Tremont 2680
BROOKLYN, PRESIDENT, BUROUGH OF—
Borough Hall. Triangle 6400.
CHAMBERIAIN—
Monicipal Bldg., 8th floor, Worth 4227.

Minicipal Bidg., 8th noor. Worth 7221.

ZIIIEF MEDICAL EXAMINER—
Main Office, 2d fl., Mun. Bldg. Worth 3711.

Open all hours of day and night.

Bronx—Tremont & Arthur aves. Tremont 1250.

Open 9 a. m. to midnight; Sundays and holidays to 12 noon.

Brooklyn—Willoughly and Fleet sts. Triangle 9258. Open all hours of day and night.

Queens—Town Hall, Jamaica. Jamaica 1330. Open 9 a. m. to midnight; Sundays and holidays to 12 noon, Richmond-New Court House, S. I. St. George

0007, Open 9 a. m. to midnight; Sundays and holidays to 12 noon.

CHILD WELFARE, BOARD OF—

143 Worth st. Worth 8935.

UIILDREN'S COURT—

137 E, 22d st. Gramercy 3611.

Brooklyn—111 Schermerhorn st. Main 8611.

Bronx—355 E. 137th st. Mott Haven 5888.

Queens—30 Union Hall st. Jamaica 2624.

Richmond—Borough Hall. St. George 2190.

CITY CLERK—

Municipal Bldg., 2d floor. Worth 4430. Brooklyn-Borough Hall. Triangle 6670. Queens—Court House square, L. I. City. Hunters Pt. 1148. Richmond—Berough Hall, S. I. St. George

CITY COURT-32 Chambers st. Cortlandt 0122. Court opens 10 a. ni. Trial Term, Part I, open 9.45 a. m. Special Term Chambers, 10 a. m. to

4 p. m.; Saturdays to 12 noon. Clerk's Office open from 9 a. m. to 4 p. m.; Saturdays to 12 noon. ITY MAGISTRATES' COURTS-

General Office, 300 Mulberry st. Canal 6500.

All Courts, except Traffic, Municipal Term, Probation, Homicide, Family and Night Courts are open from 9 a. m. to 4 p. m., except Saturdays, Sundays and holidays, when only morning sessions are held.

The Traffic, Homicide and Municipal Term Courts are open from 9 a. m. to 4 p. m. daily, and are c. sed Saturdays, Sundays and holidays. The Family Court is closed on Sundays and holidays. The Family Court is closed on Sundays and holidays. The Night Courts are in session from 8 p. m. to 1 a. m. everyday.

day. Manhattan and The Bronx. Sirst District-110 White st. Franklin 1971. Second District-125 6th ave. Chelvea 1054

Trird Dist -2d ave, and 2d st. Dry Dock 1204, 1 2rth District-153 E. 57th st. Flaza 6789. Forth Dist. 121st st. & Sylvan pl. Harlem 0225 Sixth District—161st st. and Brook ave., Bronx.

Metrosc 3670.

Seventh Dist.—314 W. 54th st. Columbus 40 n.

Eighth District—1014 E. 181st st., Bronx.

Fordham 5744. Twelfth District-1130 St. Nicholas ave. Wadsworth 5402. Family Court (Man.)-153 E, 57th, Plaza 2302,

Family Court (Bronx) — 1014 E. 181st st.
Fordham 5808.
Homicide—301 Mott st. Canal 9602.
Municipal Term—Room 500, Municipal Bldg. Worth 1800. Night Court for Men-314 W. 54th st. Colum-

Probation—300 Mulherry st. Canal 6500. Traffic (Mnn.)—301 Mott st. Canal 9602. Traffic (Bx.)—161st st. and Brook ave. Mel-

rose 1958-J. Women's Day Court-125 6th ave, Chelsea 1051. Branklyn. General Office—44 Court st. Triangle 2660. First District—318 Adams st. Main 0216 Fifth District—Williamsburg Bridge Plaza.

Greenpoint 3895. Sixth District-495 Gates ave. Lafayette 0014. Seventh District—31 Snyder ave. Flatbush 0741 Eighth District—W. 8th st., Coney Island. Coney Island 0013. Ninth District-5th ave. and 23d st. Huguenot

10th Dist.—133 New Jersey ave. Glynmore 2722. Family Court—327 Schermerhorn st. Cumberland 4000.

Honucide Court-31 Snyder ave. Flatbush 3516. Municipal Term-402 Myrtle ave. Cumberland

Night Court for Women-318 Adams st. Main Probation 44 Court st. Triangle 2660 fraffic Court- 182 Clermont ave. Cumberland

1st Dist. -115 5th st. L. I. C. Hunters Pt. 4171. Second District-Town Hall. Flushing 0228. Third District - Central ave., Far Rockaway. Far Rockareay 0164.
Fourth District—Town Hall. Jamaica 0517.
Fifth District—Fresh Pond rd. and Catalpa ave., Ridgewood. Exergreen 1428.
Richmond.

First District-Lafayette ave., New Brighton St. George 0500. Second Dist.—Village Hall, Stapleton. St.

George 1150 Supervisor's Office, Municipal Bldg., 8th floor. Distributing Division, 125-127 Worth st. CORRECTION, DEPARTMENT OF-CORRECTION, DEPARTMENT OF—
Municipal Bidg., 24th floor, Worth 1610,
OUNTY CLERK, BRONX—
161st and 3d ave. Metrose 9266,
COUNTY CLERK, KINGS—
Hall of Records, Triangle 8780,
OUNTY CLERK, NEW YORK—
County Court House. Cortlandt 5388.

COUNTY CLERK, QUEENS—364 Fulton st., Jamaica. Jamaica 2608, COUNTY CLERK, RICHMOND— New Court House, St. George. St. George 1806. Tremont and Arthur aves. Tremont 3205. COUNTY COURT, KINGS-

COUNTY COURT, KINGS—
120 Schermerhorn st. Main 4930.
Court opens at 10 a. m.
COUNTY COURT, QUEENS—
COURT House, L. I. City. Stillwell 7525.
Judge's Chambers, 161-10 Fulton st. Jamaica 0551.

Court opens at 10 a. m. Trial Term begins first Monday of each month, except July, Aug, and Sept., and on Friday of each week. COUNTY COURT AND SURROGATE, RICH-

New Court House, St. George, St. George Trial Terms, with Grand and Trial Jury, held second Monday in March and first Mon-day in October. Trial Terms, with Trial Jury only, held first Monday in May and first Monday in December. Special Terms without jury held Wednesday, except during the last week in July, the month of August and the first week in September.

The Surrogate's Court is held on Mondays, Tuesdays and Wednesdays, except during the sessions of the County Court. No Court is held in August.

DISTRICT ATTORNEY, BRONX—

Tremont and Arthur ayes. Tremont 1100.

DISTRICT ATTORNEY, BRONX—
Tremont and Arthur aves. Tremont 1100.

9 a. m. to 5 p. m.; Saturdays to 12 noon.

DISTRICT ATTORNEY, KINGS—
66 Court st. Triangle 8900.

9 a. m. to 5.30 p. m.; Saturdays to 1 p. m.

DISTRICT ATTORNEY, NEW YORK—
Centre and Franklin sts. Franklin 2304.

9 a. m. to 5 p. m.; Saturdays to 1 p. m.

DISTRICT ATTORNEY, QUEENS—
Court House, L. I. City, Stilkwell 7590.

9 a. m. to 5 p. m.; Saturdays to 12 noon.

DISTRICT ATTORNEY, RICHMOND—
New Court House, St. George. St. George. New Court House, St. George, St. George, 0049.

9 a. m. to 5 p. m.; Saturdays to 12 noon.
DOCKS, DEPARTMENT OF—
Pier "A." North River. Whitehall 0600.
EDUCATION, DEPARTMENT OF— Park ave, and 59th st. Regent 8000. ELECTIONS, BOARD OF-

General Office, Municipal Building, 18th floor, Worth 1307.
Bronx—442 E. 149th st. Ludlow 6464.
Brooklyn—120 Court st. Main 3141.
Qns.—10 Anable ave., L. I. C. Stillwell 7883,
Richmond—Borough Hall, S. I. St. George

1000.

9 a. m. to 4 p. m.; Saturdays to 12 noon.
ESTIMATE AND APPOR'MT, BOARD OF—
Secretary's Office, Municipal Building, 13th
floor. Worth 4560.
ESTIMATE AND APPRAISAL COMRS. OF—
Clerk's Office, Municipal Bldg., 15th floor.
Worth 4600.
FINANCE, DEPARTMENT OF—Worth 1200.
Correctabler's Office, Municipal Bldg. 5th floor.

Comptroller's Office, Municipal Blug., 5th floor. Receiver of Taxes—
Manhattan—Municipal Building, 2d floor,
Bronx—Tremont and Arthur. Tremont 0140,
Brooklyn—503 Fulton st. Triangle 3270,
Queens—18-22 Court st., L. I. City Stillwell

Richmond-Borough Hall, S. I. St. George

Assessments and Arrears—
Manhattau—Municipal Building, 3d floor,
Broux—Tremont and Arthur, Tremont 0047,
Brooklyn—503 Fulton st. Triangle 3400,
Qus.—Court sq., L. I. City, Stillwell 7557,
Richmond—Borough Hall, S. I. St. George

FIRE DEPARTMENT-FIRE DEPARTMENT—
Municipal Bldg., 11th floor. Worth 4100,
Brooklyn—365 Jay st, Triangle 8340.
GENERAL SESSIONS, COURT OF—
Centre and Frankliu sts. Franklin 1201,
HEALTH, DEPARTMENT OF—
505 Pearl st, Worth 9400.
Bronx—446 E. Tremont ave, Tremont 5500,
Brooklyn—Willoughby and Fleet sts. Triangle
9400.

Queens-440 Fulton st. Jamaica 1200, Richmond-514 Bay st., Stapleton. St. George

0440.
INDUSTRIAL AID BUREAU—
Secretary's Office, Municipal Bldg., 10th floor.
Worth 4440.
Employment Div., 129 Worth st. Franklin 1510.
JURORS, BRONX, COMMISSIONER OF—
1918 Arthur ave. Tremont 3700.
JURORS, KINGS, COMMISSIONER OF—
635 Fulton st. Newins 2747.
JURORS, NEW YORK, COMMISSIONER OF—
Hall of Records. Worth 0241.

Hall of Records. Worth 0241.

JURORS, QUEENS, COMMISSIONER OF—
Court House, I. I. City. Stillteell 7304.

JURORS, RICHMOND, COMMISSIONER OF—
County Court House, St. George. St. George
081.

LAW DEPARTMENT-Worth 4600. Main Office, Municipal Building, 16th floor, Brooklyn, 153 Pierrepont st. Main 2948.

Street Openings, Bureau of—
Main Office—Municipal Building, 15th floor.

Brooklyn-153 Pierrepont st. Main 2948 Queens—Court sq., L. I. City. Stillwell 6506. Penalties, Bureau for the Recovery of— Municipal Building, 15th floor.

Personal Taxes, Bureau of— Municipal Building, 17th floor. LICENSES, DEPARTMENT OF— 5) Centre st. Worth 9600. Brooklyn-381 Fulton st. Triangle 6587. Richmond-Borough Hall, S. I. St. George

MANHATTAN, PRESIDENT, BOROUGH OF-

MANHATTAN, PRESIDENT, BOROUGH OF—
Municipal Building. Worth 4227.
MAYOR'S OFFICE—
City Hall. Cortlandt 1000.
MUNICIPAL ASSEMBLY—
Board of Estimate and Apportionment Branch—
Clerk's Office, Room 1356, Municipal Bldg.
Worth 4500.

Aldermanie Branch-Clerk's Office, Room 263,

Municipal Bldg. Worth 4430.

MUNICIPAL CIVII, SERVICE COM'N—
Municipal Bldg., 14th floor. Worth 1580.

MUNICIPAL COURTS—

MUNICIPAL COURTS—
Clerk's Office and Office of the President-Justtice, 264 Madison st. Orchard 4300.
Manhattan.
1st Dist.—146 Grand st. Canal 2520.
2d Dist.—264 Madison st. Orchard 4800.
3d Dist.—314 W. 54th st. Columbus 1773.
4th Dist.—207 E. 32d st. Caledonia 9464.

5th Dist .- 2565 Broadway. Riverside 4006.

6th Dist.—155 E, 88th st. Lenox 4343. 7th Dist.—360 W. 125th st. Morningside 6334 8th Dist .- 170 E. 121st st. Harlem 3950. 9th Dist .- 624 Madison ave. Regent 7460. Bronz.

1st Dist.-1400 Winshdge rd. Westchester 3457 2d Dist.—Washington ave. and 152d st. Mel-rose 3042. Additional part is held at 1918 Arthur ave. Tremont 5695.

Arthur ave. Tremont 5095.

Brooklyn.

1st Dist.—106 Court st. Main 7091.

2d Dist.—495 Gates ave. Lafayette 0504.

3d Dist.—6 Lec ave. Stagg 7814.

4th Dist.—14 Howard ave. Bushwick 4323.

5th Dist.—27-33 Snyder ave. Flatbush 10262.

7th Dist.—31 Penn ave. Glenmore 0904.

Queens, 1st Dist.-115 5th st., L, l, City, Hunters Pt. 2d Dist.-Broadway and Court st., Elmhurst.

Newtown 0087. 3d Dist,-114 Halleck ave., Ridgewood. Ever green 0395.
4th Dist.—Town Hall, Jamaica. Jamaica 0086.
5th Dist.—90-18 Rockaway Beach blvd., Holland. Belle Harbor 1747.

Pichmond.

1st Dist.—Lafayette ave. and Fillmore st., New Brighton St. George 0503. 2d Dist.—Village Hall, Stapleton. St. George

MUNICIPAL REFERENCE LIBRARY— Municipal Bldg., 5th floor, Worth 1072, 9 a. m., to 5 p. m.; Saturdays to 1 p. m. PARKS, DEPARTMENT OF— Manhattan Office and Park Board-Arsenal

Hill. Richmond Hill 2300,

Bldg., Central Park, 64th st. and 5th ave. Rhinelander 9830. Bronx-Zbrowski Mansion, Claremont Park Jerome 3000. Brooklyn-Litchfield Mansion, Prospect Park South 2300. Queens-The Overlook, Forest Park, Richmond Richmond-Borough Hall, S. I. St. George

PAROLE COMMISSION-PAROLE COMMISSION—
Municipal Bldg., 25th floor. Worth 2254.
PLANT AND STRUCTURES, DEPT. OF—
Municipal Bldg., 18th floor. Worth 4741.
PLUMBERS, EXAMINING BOARD OF—
Municipal Bldg., 9th floor. Worth 1800.
POLICE DEPARTMENT—
240 Centre st. Spring 3100.
PUBLIC ADMINISTRATOR, BRONX—
2808 3d ave. Moth Haven 5994.
PUBLIC ADMINISTRATOR, KINGS—
44 Court st. Main 2850.

44 Court st. Main 2840.

PUBLIC ADMINISTRATOR, NEW YORK—
Hall of Records, Worth 3406.

PUBLIC ADMINISTRATOR, QUEENS—
1611 Income of the country of the count

161-10 Jamaica ave., Jamaica, Jamaica 6009. PUBLIC ADMINISTRATOR, RICHMOND-Port Richmond. Port Richmond 0704.
PUBLIC MARKETS, DEPARTMENT OF—
Municipal Bldg., 23d floor. Worth 3662.
PUBLIC WELFARE, DEPARTMENT OF—
Municipal Bldg., 10th floor, Worth 4440.
Manhattan Office—438 E. 25th st. Lexington

Bronx-Tremont & Arthur aves, Tremont 0798. Brooklyn-327 Schermerborn st. Cumberland Queens-Town Hall, Flushing. Flushing 1081. Richmond-Borough Hall, S. I. St. George

OUR PURCHASE, DEPARTMENT OF—
Municipal Bidg., 19th floor. Worth 9163.
QUEENS, PRESIDENT, BOROUGH OF—
68 Hunters Pt. ave., L. I. C. Hunters Pt. 5400.
RECORDS, BRONX, COMMISSIONER OF— RECORDS, BRONX, COMMISSIONER OF—
161st st. and 3d ave. Melrose 10070.
RECORDS, KINGS. COMMISSIONER OF—
Hall of Records, Brooklyn. Triangle 6988.
RECORDS, N. Y., COMMISSIONER OF—
Hall of Records. Worth 3900.
REGISTER, BRONX COUNTY—
1932 Arthur ave. Tremont 6694.
REGISTER, KINGS COUNTY—
Hall of Records, Brooklyn. Triangle 6800.
REGISTER, NEW YORK COUNTY—
Hall of Records. Worth 3900.

Hall of Records. Worth 3900.

REVISION OF ASSESSMENTS, BOARD OF—
Municipal Bldg., 7th floor. Worth 1200.

RICHMOND, PRESIDENT, BOROUGH OF—
Borough Hall, S. I. St. George 1000.

SHERIFF, BRONX COUNTY— 1932 Arthur ave. Tremont 6600. SHERIFF, KINGS COUNTY—

SHERIFF, RINGS COUNTY—

381 Fulton st. Triangle 6844.

SHERIFF, NEW YORK COUNTY—
Hall of Records. Worth 4300.

SHERIFF, QUEENS COUNTY—
Court House, L. I. City, Stillwell 6017.

SIIERIFF, RICHMOND COUNTY—
County Court House, St. George, St. George

SINKING FUND, COMMISSIONERS OF— Municipal Bldg., 13th floor. Worth 4560. SPECIAL SESSIONS, COURT OF— Manhattan—Centre & Franklin. Franklin 3983. Bronx—Tremont & Arthur ave. Tremont 6056.

Court held every Thursday.

Brooklyn—171 Atlantic ave. Main 4280.

Queens—Town Hall, Jamaica. Jamaica 2620.

Queens—Town Hall, Jamaica. Jamaica 2620.
Court held every Tuesday.
Richmond—Court House, St. George. St. George
0324. Court held Wednesdays.
Probation Bureau—Municipal Bldg., 3d floor.
Franklin 3983. Courts open at 10 a. m.
STANDARDS AND APPEALS, BOARD OF—
Municipal Bldg., 10th floor. Worth 0184.
STREET CLEANING, DEPARTMENT OF—
Municipal Bldg., 12th floor. Worth 4240.
SUPREME COURT, APPELLATE DIVISION—
First Dept.—Madison ave, and 25th st. Madison Square 3840. Court open from 2 to 6
p. m. Friday, Motion Day, Court opens at 10.30 a. m. Motions called at 10 a. m.
Orders called at 10.30 a. m.
Second Dept.—Borough Hall, Bklyn. Triangle 6690. Court open from 1 p. m. to 5 p. m.

6690. Court open from 1 p. m. to 5 p. m. Friday, Motion Day, Court open from 10 a, m. to 2 p. m. SUPREME COURT, FIRST JUD. DIST .-

Civil Division-Chambers st. Cortlandt 4580 Court opens at 10 a. m. Court opens at 10 a. m.
Criminal Division—Centre and Franklin sts.
Franklin 6064. Court opens at 10.30 a. m.
Bronx County—161st st. and 3d ave. Melrose
9721. Court opens at 10 a. m.

CUPREME COURT, SECOND JUD. DIST.— Kings County—Joralemon and Court sts. Tri-angle 7300. Court opens at 10 a.m. Appel-

late Term, Court opens at 1 p. m. Queens County-Court House, L. I. City. Richmond County-New County Court House, St. George. St. George 0902.

SURROGATE'S COURT, BRONX COUNTY-1918 Arthur ave. Tremont 1160.
SURROGATE'S COURT, KINGS COUNTY—
Hall of Records, Brooklyn. Triangle 7020.
SURROGATES' COURT, N. Y. COUNTY—
Hall of Records. Worth 1821. SURROGATE'S COURT, QUEENS COUNTY 161-10 Jamaica ave., Jamaica. Jamaica 6000, TAXES AND ASSESSMENTS, DEPT. OF-

Municipal Bldg., 9th floor. Worth 1800.
TEACHERS' RETIREMENT BOARD—
Municipal Bldg., 13th floor. Worth 4227.
TENEMENT HOUSE DEPARTMENT—
imunicipal Bldg., 19th floor. Worth 1824.
Bronx—559 E. Tremont ave. Tremont 6018.
Brooklyn and Queens—503 Fulton st., Bk!yn.
Triangle 3070.

Triangle 3070 TRANSPORTATION, BOARD OF-49 Lafayette st. Franklin 5801. WATER SUPPLY, BOARD OF-

Municipal Bldg., 22d floor. Worth 3150.
WATER SUPPLY, GAS AND ELECTRICITY—
Municipal Bldg., 23d, 24th and 25th floors. Worth 4320. Bronx-Tremont & Arthur aves. Tremont 3400.

Brooklyn-50 Court st. Triangle 7100. Queens-Jackson ave., L. I. C. Stillwell 7150. Richmond-Borough Hall, S. I. St. George WEIGHTS AND MEASURES, BUREAU OF Municipal Blug., 3d floor. Worth 4227.

# BOARD OF CITY RECORD.

## Proposals.

SEALED BIDS WILL BE RECEIVED AT the office of the Supervisor of the City Record Room 812, Municipal Building, Manhattan, until

FRIDAY OF EACH WEEK (EXCEPT HOLIDAYS). FOR FURNISHING AND DELIVERING UNDER THE

OPEN MARKET SYSTEM OF COMPETI-TIVE BIDDING.

PRINTING, STATIONERY AND BLANK BOOK SUPPLIES FOR THE USE OF THE GRAVERNMENT OF THE CITY OF NEW Bid sheets may be obtained and samples of

Bid sheets may be obtained and samples of the work called for may be inspected at the office of the Supervisor of the City Record, Room 812, Municipal Building, Manhattan, on the Thursday preceding each bidding.

All bidders must agree to comply with the provisions contained in the circular entitled "Rules and Regulations to be observed by Print-ers. Blank Book Makers, Stationers, Lithog-raphers, etc., obtaining orders from the Superraphers, etc., obtaining orders from the Supervisor of the City Record," a copy of which, to-gether with all further information, may be obtained by applying to the Supervisor of the City Record, Room 812, Municipal Building, Manhattan. STEPHEN G. KELLEY, Supervisor, City

## Record.

Board of Aldermen. Meetings in Aldermanic Chamber, City Hall, every Tuesday at 1.30 p. m. MICHAEL J. CRUISE, City Clerk and Clerk to Board.

BOARD MEETINGS.

Municipal Assembly-Aldermanic Branch, Meets in Aldermanic Chamber, City Hall, every Tuesday at 1.15 p. m. MICHAEL J. CRUISE, Clerk.

Meets at 145 Worth st., on the last Monday

of each month.

JOHN T. EAGAN, Executive Secretary.

Board of City Record.

Meets in City Hall at call of the Mayor.

STEPHEN G. KELLEY, Supervisor, Secre

Board of Estimate and Apportionment, Meets in Room 16, City Hall, Fridays at 10.30 a. m. PETER J. McGOWAN, Secretary. Municipal Assembly—Board of Estimate and Apportionment Branch.

Meets in Room 16, City Hall, Fridays at 10.15 m, PETER J. McGOWAN, Clerk. Board of Revision of Assessments.

Meets in Room 737, Municipal Building, upor notice of the Secretary.

JOHN KORB, Secretary.

Commissioners of Sinking Fund.

Meets in Room 16, City Hall, on every other

Thursday at 11 a. m.

Thursday at 11 a. m.

JAMES MATTHEWS, Secretary.

Board of Standards and Appeals.

Meets in Room 1013, Municipal Building Tuesdays at 2 p. m. WILLIAM E. WALSH, Chairman.

## POLICE DEPARTMENT.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the Police Commissioner at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., until 12 noon, on

MONDAY, SEPTEMBER 21, 1925, MONDAY, SEPTEMBER 21, 1925,
FOR FURNISHING ALL THE LABOR AND
MATERIALS REQUIRED IN CLEANING
AND POLISHING THE BRONZE WORK,
WASHING, CLEANING AND RENOVATING
THE GRANITE STONE WORK AND CLEANING THE GLASS WORK OF THE SEVEN
(7) TRAFFIC TOWERS ON 5TH AVE. FROM
14TH ST. TO 57TH ST., BOROUGH OF
MANHATTAN,
The time for the completion of the work to be
on or before Dep. 31, 1925.

on or before Dec. 31, 1925. The amount of security for the performance of the contract shall be Six Hundred Dollars

(\$600). The hidder will state the price for which he

will do all the work and provide, furnish and deliver all the labor and materials mentioned and described in said contract and specifications, for which be desires to hid.

The bids will be compared and award made to the lowest bidder. No bid will be considered unless it is accom-

panied by a deposit, which shall be in an amount of Thirty Dollars (\$30).

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Superintendent of Buildings, Headquarters of the Police Department, 240 Centre st., Man-

hattan. Bidders are requested to make their bids upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, can be obtained upon application therefor at the office of the Superintendent of Buildings, Headquarters of the Police Department, 240 Centre st., Man-

RICHARD E. ENRIGHT, Police Commissioner. 18 See General Instructions to Bidders on last page, last column of the "City Record."

## Owners Wanted for Unclaimed Property.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York for the following property now in cut-tody without claimants: Automobiles, boats, bany carriages, breveles, bigs, cameras, optical goods, furniture, rope, lead, metals, clothing, jewelry, precious stones, silverware, boots, shoes, dress-suit cases, nandbags, pocketbooks, wallets. merchandise, tools, trunks, typewriters, canes unibrellas, robes, blankets, furs, machinery, sur gical instruments, musical instruments, electrical goods, sporting goods, hardware, groceries, canned goods, shorting goods, hardware, groceeds, canner goods, liquors, etc., also sums of money feloniously obtained by prisoners, found, abandourd, or taken from persons dying intestate, or taken from persons supposed to be insane, intoxicated or otherwise incapable of taking care of themselves.

Main office, Police Headquarters, 240 Centre street, Manhattan.
For Boroughs Brooklyn and Queens, 72 Poplar

For Borough of The Bronx, 19th Precinct, 160th street and 3d avenue, Bronx.

For Borough of Richmond, 66th Precinct, 78-8 Richmond terrace, St. George, S. I.

R. E. ENRIGHT, Police Commissioner,

## DEPARTMENT OF EDUCATION.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings, Board of Education of The City of New York, at his office, southeast corner of Flathush Avenue Extension and Concord st., Brooklyn, until 12 noon, on

## TUESDAY, OCTOBER 6, 1925.

Borough of Manhatian.
FOR SANITARY ALTERATIONS, ETC., AT PUBLIC SCHOOLS 9, 10, 27, 53, 63, 68, 95, 132 AND 160, BOROUGH OF MANHATTAN. The time allowed to complete the whole work on each school will be sixty (60) consecutive vorking days, as provided in the contract.

The amount of security required is as follows: P. S. 9, \$1,000; P. S. 10, \$1,000; P. S. 27, \$900; P. S. 53, \$900; P. S. 63, \$1,200; P. S. 68, \$800; P. S. 95, \$800; P. S. 132, \$600; P. S. 160, \$1,000. The deposit accompanying bid on each school shall be five per cent of the amount of contributions.

SCHOOL, ERASMUS HALL HIGH SCHOOL AND NEW UTRECHT HIGH SCHOOL, BOROUGH OF BROOKLYN

The time allowed to complete the work on each school or item will be minety (90) consecutive working days, except New Utrecht High School, which will be sixty (60) consecutive working days, as provided in the contract.

working days, as provided in the contract.

The amount of security is as follows: P. S. 4, \$1,800; P. S. 6, \$2,400; P. S. 25, \$700; P. S. 25 Annex, \$700; P. S. 36, \$3,000; P. S. 43, \$3,300; P. S. 55, \$2,300; P. S. 64, \$1,200; P. S. 87, \$2,600; P. S. 88, \$800; P. S. 93, \$3,900; P. S. 109, \$1,500; P. S. 116, \$1,900; P. S. 120, \$900; P. S. 129, \$1,200; P. S. 147, \$1,500; P. S. 148, \$1,200; P. S. 156, \$2,700; P. S. 158, \$1,000; P. S. 159, \$1,600; P. S. 150, \$2,100; P. S. 150, \$2,100; P. S. 150, \$2,200; P. S. 171, \$2,100; P. S. 173, \$2,400; P. S. 173, \$2,400; P. S. 173, \$2,400; P. S. 174, \$3,2400; P. S. 174, \$2,000; P. S. 175, \$2,400; P. 173, \$2,400; B. R. H. S. Annex, \$900; E. H. H. S., \$2,400; B. H. S., \$900; N. U. H. S., Item 1, \$1,500; N. U. H. S., Item 2, \$1,200.

The deposit accompanying hid on each school and item shall be five per cent, of the amount d security. A separate hid must be submitted for each

from and school and separate awards will be made thereon. Blank forms, specifications and plans (where required) may be obtained or seen at the Estinating Rooms of the Branch Offices of the Board

of Education at 34'. E. 12th st., Manhattan, and 13t Livingston st., Brooklyn.
WM. H. GOMPERT, Architect, Superintendent

of School Buildings. Dated Sept. 21, 1925. 24 See General Instructions to Bidders on last page, last rolumn of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings, Board of Education of The City of New York, at his office, southeast corner of Flathush Avenue Ex-tension and Concord st., Brooklyn, until 12 toon, on

#### FRIDAY, OCTOBER 2, 1925,

FOR ITEM 2, ALTERATIONS REPAIRS, ETC., AT PUBLIC SCHOOL 62, 39 IJESTER ST., BOROUGH OF MANIATTAN, The time allowed to complete the whole work will be one hundred and fifty (150) consecutive

working days, as provided in the contract. The amount of scentity required is \$1,000, The deposit accompanying bid shall be five

The depoint accompanying high shall be five per centum of the amount of security.
FOR ADDITIONS AND ALTERATIONS TO THE ELECTRIC EQUIPMENT IN PUBLIC SCHOOL 177, 46 MONROE ST., BOR-OUGH OF MAHATTAN.

The time allowed to complete the whole work will be tifty (50) consecutive working days, as provided in the contract.

The amount of security required is \$1,800, The deposit accompanying bid shall be five per cent, of the amount of security.

Borough of Brooklyn.
FOR ROOF REPAIRS, ETC., AT PUBLIC SCHOOL S3, BERGEN AND DEAN STS, AND SCHENECTADY AVE., BOROUGH OF

BROOKLYN.
The time allowed to complete the whole work will be ninety (90) consecutive working days, as

m-vided in the contract. The amount of security required is \$600. The deposit accompanying bid shall be five per cent, of the amount of security,

FOR ITEM 2, HEATING AND VENTILATING APPARATUS IN CONNECTION WITH STRUCTURAL CHANGES AT HUBLIC SCHOOL, 145, AT THE SOUTHWESTERIA CORNER OF CENTRAL AVE. AND NOLL ST. PORDOLLING OF PROPERTY.

ST., BOROUGH OF BROOKLYN, The time allowed to complete the whole work will be sixty (60) consecutive working days, as provided in the contract.

The amount of security required i- \$1,200.
The liquidated damages as provided in Art.
N111 of the contract will be Ten Dollars (\$10).

The deposit accompanying bid shall be five The deposit accompanying bid shall be five per cent, of the amount of security, FOR ITEM 7, FURNISHING LABOR AND MATERIALS NECESSARY TO INSTALL PUPILS' DESKS AND SEATS IN PUBLIC SCHOOL 207, ON THE NORTHERIA SIDE OF FILLMORE AVE. FROM KIMBALL ST. TO COLEMAN ST., BOROUGH OF BROOKLAN.

The time allowed to complete the whole work will be on or before January 1, 1926, as provided

in the contract. The amount of security required for the completion of the entire work is \$1,800. The deposit accompanying each bid shall be five per cent, of the amount of security.

hve per cent, of the autount of security.

Borough of Richmond,

FOR ITEM 7, FURNISHING LABOR AND
MATERIAL NECESSARY TO INSTALL,

PUPILS' DESKS AND SEATS IN PUBLIC SCHOOL 40, ON THE NORTHWESTERLY CORNER OF HENDERSON AND LAFAYETTE AVES, NEW BRUSHTON, BOROUGH OF MICHMOND

OF RICHMOND.

The time allowed to complete the whole work will be on or before November 2, 1925, as proxided in the contract.

The amount of security required for the vomletion of the entire work is \$1,800. The deposit accompanying each hid shall be ive per cent, of the amount of security.

Blank forms, specifications and plans (where required) may be advanted or seen at the E-ti-mating Rooms of the Branch Offices of the Board of Education at 34½ E. 12th st., Manhat-tan; 131 Livingston st., Brooklyn, and Borough Hall, New Brighton, Richmond, for Richmond

WM, H. GOMPERT, Architect, Superintendent f School Buildings. Dated Sept. 21, 1925.

At See General Instructions to Bidders on last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings, Board of Education of The City of New York, at his office, southeast corner of Flatbush Avenue Extension and Concord st., Brooklyn, until 12 noon,

## THURSDAY, OCTOBER 8, 1925.

Borough of Queens.

FOR GENERAL CONSTRUCTION OF NEW PUBLIC SCHOOL, INL. ON THE BLOCK BOUNDED BY RUSSELL PL., SLOCUM CRESCENT, STANDISH RD. AND CHILDREN'S LANE, FOREST HILLS GARDENS. The time allowed to complete the whole work will be three hundred (300) consecutive working days as provided in the contract. days as provided in the contract.

The amount of security required is Three Hundred and Fifty Thousand Dollars (\$350,000).

The deposit accompanying bil shall be five per

The deposit accompanying bid on each school shall be five per cent, of the amount of security. A separate bid must be submitted for each school and separate awards will be made thereon.

Borough of Brooklyn.

FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 4, 6, 25, 25 Annex, 36, 43, 55, 64, 87, 88, 93, 109, 116, 120, 129, 147, 148, 156, 158, 159, 162, 171, 173. BAY RIDGE HIGH SCHOOL ANNEX BUSHWICK HIGH DREN'S LANE, FOREST HILL GARDENS.

The time allowed to complete the whole work on each item will be three hundred (300) consecutive working days as provided in the con-

The amount of security required for each item is as follows: Item 1, \$14,000; Item 2, \$30,000; Item 3, \$10,000; Item 4, \$3,000.

The deposit accompanying bid on each item shall be five per cent, of the amount of security. A separate bid must be submitted for each item and separate bid must be submitted for each item

A separate bid must be submitted for each item and separate awards will be made thereon.

FOR GENERAL CONSTRUCTION OF AN ADDITION TO PUBLIC SCHOOL 27 (AND WORK IN CONNECTION THEREWITH) ON THE SOUTHERLY SIDE OF 14TH AVE. FROM 121ST ST. TO 122D ST., COLLEGE POINT.

The time allowed to complete the whole work will be two hundred and fifty (250) consecutive working days as provided in the contract. The amount of security required is \$150,000. The deposit accompanying bid shall be five per

The deposit accompanying bid shall be five per cent of the amount of scentity.

FOR MECHANICAL EQUIPMENT, ITEM 1, PLUMBING AND DRAINAGE; ITEM 2, HEATING AND VENTILATING APPARATUS, AND ITEM 3, ELECTRIC WORK AND LIGHTING FIXTURES, FOR AN ADDITION TO PUBLIC SCHOOL 27 (AND WORK IN CONNECTION THEREWITH), ON THE SOUTHERLY SIDE OF 14TH AVE., FROM 121ST ST. TO 122D ST., COLLEGE POINT.

The time allowed to complete the whole work

The time allowed to complete the whole work on each item will be two hundred and fifty (250) consecutive working days, as provided in the con

The amount of security required for each item is as follows: Item I, \$9,000; Item 2, \$22,000; Item 3, \$7,000. The deposit accompanying bid on each item shall be five per cent, of the amount of security, A separate bid must be submitted for each item and separate awards will be made thereon.

Blank forms, plans and specifications may be obtained or seen at the Estimating Rooms of the Eranch Offices of the Board of Education, at 34% E. 12th st., Manhattan, 131 Livingston st., Brooklyn, and 69 Northern blyd., Flushing, Queens. WM. H. GOMPERT, Architect, Superintendent of School Buildings.

Dated Sept. 18, 1925.

AS See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies at the Board of Education of The City of New York, Park ave. and 59th st., Manhattan, until 3 p. m.,

WEDNESDAY, SEPTEMBER 30, 1925.
FOR FURNISHING AND DELIVERING 2,500 ALUMINUM TRAYS DIRECT TO JAMES MADISON AND JAMES MONROE HIGH SCHOOLS.
The time for the delivery of the articles, many the serious and the s

terials and supplies and the performance of the contract is by or before Dec. 31, 1925.

The amount of security required for the faith-

ful performance of the contract is \$600.

No bid will be considered unless it is accom-

As hid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount of \$30.

The bidder will state the price enumerated in the notice to bidders contained in the specifications and schedules for which he desires to bid, by which the bids will be tested.

Award, if made, will be made according to law. Delivery will be required to be made at the time and in the manner and in such quantities

as may be directed,

Blank form and further information may be

obtained at the office of the Superintendent of School Supplies, Board of Education, Park ave. and 59th st., Manhattan. PATRICK JONES, Superintendent of School

Dated Sept. 18, 1925, s18,30 last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY of Education of The City of New York, at his office, southeast corner of Flathush Avenue Extension and Concord st., Brooklyn, until 12 noon,

FRIDAY, SEPTEMBER 25, 1925. Borough of Manhattan, FOR ALLEKATIONS, REPAIRS, ETC., AT PUBLIC SCHOOL 151, 1763 1ST AVE.

The time a lowed to complete the whole work will be 90 consecutive working days as provided The amount of security required is \$4,100.

The deposit accompanying bid shall be five per cent, of the amount of security.

Borough of Brooklyn, FOR ALTERATIONS, REPAIRS, ETC., AT MANUAL TRAINING HIGH SCHOOL, 7TH AVE., 4TH AND 5TH STS.

The time allowed to complete the whole work will be 30 consecutive working days as provided

in the contract.

The amount of security required is \$2,500. The deposit accompanying hid shall be five per cent, of the amount of security,

Borough of Queens. FOR ITEM I, GENERAL CONSTRUCTION, FOR REMOVING PORTABLE SCHOOL BUILDING 32, AT 27TH AND STATE STS., FLUSHING AND RE-ERECTING SAME AT PUBLIC SCHOOL 24, UNION AND HOLLEY AVES., FLUSHING.

The time allowed to complete the whole work will be 60 consecutive working days as provided in the contract.

The amount of security required is \$4,000. The deposit accompanying bid shall be five percent, of the amount of security.

Borough of Brooklyn. FOR EXCAVATING, PAVING, FENCING, DRAINS, ETC., FOR A PLAYGROUND ADJOINING PUBLIC SCHOOL 89, ON THE SOUTHERLY SIDE OF AVENUE D. FROM

E. 31ST ST. TO E. 32D ST.

The time allowed to complete the whole work will be 45 consecutive working days as provided

in the contract.

The amount of security required is \$10,000.

The deposit accompanying bid shall be five per cent, of the amount of security. FOR FURNISHING AND DELIVERING LABORATORY TESTING EQUIPMENT, ETC., IN BROOKLYN TECHNICAL HIGH SCHOOL. ON THE SOUTHEAST CORNER OF FLATBUSH AVENUE EXTENSION AND CONCRED ST.

The time allowed to complete the whole work will be 60 consecutive working days as provided

in the contract. The amount of security required is \$3,800.

The deposit accompanying bid shall be five per cent, of the amount of security,

Borough of The Broux.

BOR FURNITURE, ETC., FOR NEW PURLIC SCHOOL 73, ON THE FASTERLY SIDE OF ANDERSON AVE., 195.78 FEET SOUTH-ERLY FROM W. 165TH ST., EXTENDING THROUGH TO JEECME AVE.

The time allowed to complete the whole work on each item will be on or before Dec. 1, 1925, as prayided in the contract.

as provided in the contract,

The amount of security required for each item is as follows: Item 1, \$2,600; Item 2, \$2,200; Item 3, \$2,400; Item 4, \$1,200; Item 5, \$600; Item 6, \$800; Item 7, \$800; Item 8, \$1,000; Item 9, \$200; Item 10, \$460; Item 11, \$1,600; Item 12, \$8,000. The deposit accompanying bid on each item shall be five per cent, of the amount of security. A separate bid must be submitted for each item and separate awards will be made thereon. Note-Bidders on Item 12 shall state in their bid whether the type of desks and seats they propose to furnish will be adjustable or non-

adjustable, steel or cast from standards.

Borough of Manhattan.

FOR SPRINKLER EQUIPMENT AT TEXTILE HIGH SCHOOL, 124 W. 30TH ST.

The time allowed to complete the whole work will be 60 consecutive working days as provided

The amount of security required is \$4,000.

n the contract.

The amount of security required is \$4,000. The acposit accompanying bid shall be five per cent, of the amount of security.

Blank forms, specifications and plans (where required) may be obtained or seen at the Estimating Rooms of the Branch Offices of the Board of Education at 3414 E. 12th st., Manhattan; 131 Livingston st., Brooklyn, and 69 Northern blyd., Plushing, Owens, for work in their respective. Flushing, Queens, for work in their respective

Boroughs. WM. H. COMPERT, Architect, Superintendent

of School Buildings.
Dated Sept. 14, 1925.

\*\*To See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Board of Education of the City of New York, N. Y., Park ave. and 59th st., Manhattan, until 3 p. m., on

Mannatan, until 3 p. m., on

MONDAY, SEPTEMBER 28, 1925.

FOR FURNISHING AND DELIVERING
6,000 GALLONS GASOLINE FOR MOTOR
VEHICLES, BOROUGHS OF MANHATTAN,
BROOKLYN AND QUEENS.

The time for the delivering of the articles,
materials and supplies and the performance of
the contract is for the period ending Dec. 31,

The amount of security required for the faith ful performance of the contract is \$1,000. No bid will be considered unless it is accompanied by a deposit of \$50. The hidder will state the price per gallon, con-

ained in the specifications or schedule, by which the bids will be tested. Contract, if awarded, will be awarded according

blank forms and further information may be obtained at the office of the Superintendent of School Supplies. Board of Education, Park ave. and 59th st., Manhattan. PATRICK JONES, Superintendent of School

Dated Sept. 16, 1925. s16,28

last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings, Board of Education of The City of New York, at his office, southeast corner of Flatbush Avenue Ex-

tension and Concord st., Brooklyn, until 12 noon FRIDAY, SEPTEMBER 25, 1925.

Borough of Manhattan.
FOR ALTERATIONS, REPAIRS, ETC., AT
PUBLIC SCHOOLS 12, 59, 62 AND WASHINGTON IRVING HIGH SCHOOL.
The time allowed to complete the whole work

on each school will be 90 consecutive working days as provided in the contract. The amount of security required is as follows

P. S. 12, \$900; P. S. 59, \$1,200; P. S. 62, \$5,000; Washington Trying High School, \$900. The deposit accompanying bid on each school shall be five per cent, of the amount of security,
A separate bid must be submitted for each
school and separate awards will be made thereon.

Borough of Brooklyn.
FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOL 6, BALTIC AND WARREN STS., AEAR SMITH ST. The time allowed to complete the whole work will be 90 consecutive working days as provided

in the contract,

The amount of security required is \$3,000.

The deposit accompanying bid shall be five

FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 44 AND 90.
The time allowed to complete the whole work on each school will be 90 consecutive working days as provided in the contract.

The amount of security required is as follows:
S. 44, \$800; P. S. 90, \$700.
The deposit accompanying bid on each school

shall be five per cent, of the amount of security A separate bid must be submitted for each school and separate awards will be made thereou. FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOL 169, 7TH AVE., 43D AND ATH STS.

The time allowed to complete the whole work will be 90 consecutive working days as provided

The amount of security required is \$1,400. The deposit accompanying bid shall be five per ent, of the amount of security,
FOR ADDITIONS AND ALTERATIONS TO

THE ELECTRIC EQUIPMENT IN PUBLIC SCHOOL 71, HEYWOOD ST., NEAR LEE The time allowed to complete the whole work

will be 90 consecutive working days as provided in the contract.

The amount of security required is \$2,400.

The deposit accompanying bid shall be five percent, of the amount of security.

Borough of Queens.
FOR ADDITIONS AND ALTERATIONS TO THE ELECTRIC EQUIPMENT AT PUBLIC SCHOOL 79 AND NEW YORK PARENTAL

The time allowed to complete the whole work on each school will be 60 consecutive working days, as provided in the contract.

The amount of security required is as follows; P. S. 79, \$2,200; New York Parental School, \$2,500

\$2,500 The deposit accompanying hid on each school shall be five per cent, of the amount of security.

A separate bid must be submitted for each

school and separate awards will be made thereon Blank forms, specifications and plans (where required) may be obtained or seen at the Esti-mating Rooms at the Branch Offices of the Board of Falucation, a: 3414 E. 12th st., Manhattau. 131 Livingston st., Brooklyn, and 60 Northern blvd., Flushing, Queens, for work in their respec-WM. H. GOMPERT, Superintendent of School

Dated Sept. 14, 1925. AT See General Instructions to Bidders on

lust page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings, Board of Education of The City of New York, at his office, southeast corner of Flatbush Avenue Ex-tension and Concord st., Brooklyn, until 12 noon,

MONDAY, SEPTEMBER 21, 1925.

Borough of Brooklyn.

FOR STRUCTURAL CHANGES IN P. S.

145. AT THE SOUTHWESTERLY CORNER
OF CENTRAL AVE. AND NOLL ST.

The time allowed to complete the whole work

will be sixty (60) consecutive working days, as provided in the contract.

The amount of security required is \$7,000. The liquidated damages for failure to complete the work within the time allowance is Fifteen Dollars (\$15) a day.

The deposit accompanying bid shall be five per cent. of the amount of security.

Blank forms, specifications and plans (where required) may be obtained or seen at the Esti-mating Rooms of the Branch Offices of the Board

of Education at 34½ E. 12th st., Manhattan, and 131 Livingston st., Brooklyn. WM. H. GOMPERT, Architect, Superintendent

of School Buildings. Dated Sept. 9, 1925. AT See General Instructions to Bidders on last page, last column of the "City Record."

#### DEPARTMENT OF PURCHASE.

#### Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30 a. m.,

TUESDAY, SEPTEMBER 29, 1925, FOR FURNISHING AND DELIVERING DRY GOODS TO THE DEPARTMENT OF PUBLIC WELFARE.

The time for the performance of contracts is for the period ending Dec. 31, 1923.

No bid shall be considered uniess it is accompanied by a deposit. Such deposit shall be in amount not less than one and che-half per cent, of the total amount of the bid. The amount

of security required is thirty per cent. of the contract amount awarded, The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or class.

class, as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1901, Municipal

Building, Manhattan,
Blank forms and further information may be obtained at the office of the Department of Pur chase, 19th floor, Municipal Building, Manhattan \$18.29 JOHN E. BOWE, Commissioner. 18.29 JOHN P. BOWE, Commissioner.

18 See General Instructions to Bidders on last page, last column of the "City Record."

SEVLED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 226, Municipal Building, Manhattan, from 9 a. m. to 10.30 a. m.,

WEDNESDAY, SEPTEMBER 30, 1925. WEDNESDAY, SEPTEMBER 30, 1925.

FOR FURNISHING AND DELIVERING PIPE, VALVES, FITTINGS AND HARD-WARE TO THE DEPARTMENTS OF PARKS-BRONX, PLANT AND STRUCTURES AND WATER SUPPLY, GAS AND ELECTRICITY. The time for the performance of contracts is 10 consecutive calendar days after the endorsement of the certificate of the Countrolles and for ment of the certificate of the Comptroller and for the period ending Dec. 31, 1925, as specifically

stated in the schedules.

FOR FURNISHING AND DELIVERING FORAGE TO THE DEPARTMENT OF STREET CLEANING.

The time for the performance of contracts is from Nov. 1, 1925, to Nov. 30, 1925.

No bid shall be considered unless it is accom-

panied by a deposit. Such deposit shall be in an amount not less than one and one-half per cent, of the total amount of the bid. The amount of security required is thirty per cent, of the

contract amount awarded.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or

class, as stated in the schedules. Specifications referred to in the schedules may be had upon application at Room 1901, Municipal Building, Manuattan.

Blank forms and further information may be

obtained at the office of the Department of Purchase, 19th floor, Municipal Building, Manhattan. s18.30 JOHN E. BOWE, Commissioner. 26 See General Instructions to Bidders on

last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 326, Municipal

Building, Manhattan, from 9 a, m, to 10.30 a, m, MONDAY, SEPTEMBER 28, 1925. FOR FURNISHING AND DELIVERING HORSE MANURE TO THE DEPARTMENT

OF CORRECTION

The time for the performance of contracts is 30 consecutive calendar days after the endorse-ment of the certificate of the Comptroller.

No bid shall be considered unless it is accompanied by a deposit of \$30. The amount of security required is \$600.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item. made, made to the lowest bidder on each item or class as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1901, Manicipal Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Pur-

chase, 19th floor, Municipal Building, Manhattau, 817,28 JOHN E. BOWE, Commissioner. ## See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30 a. m.,

MONDAY, SEPTEMBER 28, 1925.
FOR FURNISHING AND DELIVERING PASSENGER AUTOMOBILES TO THE DEPARTMENT OF PARKS BROOKLYN.

PARTMENT OF PARKS-BROOKLYN.

The time for the performance of contracts is 20 consecutive calendar days after the endorsement of the certificate of the Comptroller.

No bid shall be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-balf percent of the total amount of the bid. The amount

of security required is thirty per cent, of the ontract amount awarded. The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The exensions must be made and footed up, as the bids will be read from the total, and awards, if made,

made to the lowest bidder on each item or class, as stated in the schedules. Specifications referred to in the schedules may be had upon application at Room 1901, Municipal Building, Manhattan.

Blank forms and further information may be

obtained at the office of the Department of Purchase, 19th floor, Municipal Building, Manhattan, s16,28 JOHN E. BOWE, Commissioner. See General Instructions to Bidders on last page, last column of the "City Record." a. m., on

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Ruom 526, Municipal Building, Manhattan, from 9 a, m, to 10.30 a, m,

MONDAY, SEPTEMBER 28, 1925,
FOR FURNISHING AND DELIVERING
FUEL OIL, GASOLINE, KEROSENE, LUBRICATING OILS AND GREASES TO BELLEVUE AND ALLIED HOSPITYLS, THE FIRE
AND POLICE DEPARTMENTS AND THE
DEPARTMENTS OF CORRECTION, DOCKS,
HEALTH, PARKS-BROOKLYN, PARKS-RICHMOND, PLANT AND STRUCTURES, PUBLIC WELFARE, STREET CLEANING AND
WATER SUPPLY, GAS AND ELECTRICITY.
The time for the performance of contracts is
for the period ending Dec. 31, 1925.
No bid shall be considered unless it is accompanied by a deposit. Such deposit shall be in an

panied by a deposit. Such deposit shall be in an amount not less than one and one-half per cent, of the total amount of the bid. The amount of security required is thirty per cent, of the contract amount awarded.

The bidder will state the price per unit, as The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the hids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, it made, made to the lowest hidder on each item or class, as stated in the schedules,

Specifications referred to in the schedules may be had upon application at Room 1901. Municipal

be had upon application at Room 1901, Municipal

Blank forms and further information may be obtained at the office of the Department of Purchase, 19th floor, Municipal Building, Manhattan, 816,28 JOHN E. BOWE, Commissioner. Ad See General Instructions to Bidders on

last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30

MONDAY, SEPTEMBER 28, 1925.

FOR FURNISHING AND DELIVERING HOSPITAL, SURGICAL AND LABORATORY EQUIPMENT AND SUPPLIES TO THE DE-PARTMENTS OF HEALTH AND PUBLIC

WELFARE.
The time for the performance of contracts is for the period ending December 31, 1925,
No bid shall be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half per cent, of the total amount of the bid. The amount of security required is thirty were cent of the

of security required is thirty per cent, of the contract amount awarded. The hidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or class,

as stated in the schedules, Specifications referred to in the schedules may be had upon application at Room 1901, Municipal Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Pur-chase, 19th floor, Municipal Building, Manhattan. JOHN E. BOWE, Commissioner. Ref See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30 a. m., on

FRIDAY, SEPTEMBER 25, 1925,
FOR FURNISHING AND DELIVERING INCANDESCENT LAMPS, DRY BATTERIES AND RADIO FOUIPMENT TO THE POLICE DEPARTMENT AND THE DEPARTMENT OF PLANT AND STRUCTURES.

The time for the performance of contracts is

The time for the performance of contracts is for the period ending Dec. 31, 1925, and 30 consecutive calendar days after the endorsement of the certificate of the Comptroller, as specifically FOR FURNISHING AND DELIVERING LEATHER LEATHER SOLES AND HEELS AND COTTON WASTE TO THE DEPARTMENTS OF CORRECTION AND PLANT AND STRUCTURES.

The time for the performance of contracts is

The time for the performance of contracts is 30 consecutive calendar days after the endorsement of the certificate of the Comptroller and for the period ending Dec. 31, 1925, as specifically and the certificate of the contract of the certificate of the contract of the certificate of the certificat

cally stated in the schedules.

No bid shall be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one half per cent, of the total amount of the bid. The amount of security required is thirty per cent. of the con-

tract amount awarded. The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or

2:048, as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1901, Municipal Building, Manhattan.

Blank forms and further information may be

obtained at the office of the Department of Pur-clase, 19th floor, Municipal Building, Manhattan, s15,25 JOHN E. BOWE, Commissioner. ATSee General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30 a. m.,

MONDAY, SEPTEMBER 28, 1925.

FOR FURNISHING AND DELIVERINGMILK AND CREAM TO BELLEVUE AND
ALLIED HOSPITALS AND THE DEPARTMENTS OF CGRRECTION, HEALTH AND
PUBLIC WELFARE.

The time for the paragraphs of

The time for the performance of contracts is from October 1 to October 31, 1925.

No bill shall be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one half per cent, of the total amount of the bid. The amount of security required is thirty per cent, of the

contract amount awarded.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or class, as

stated in the schedules, Specifications referred to in the schedules may be had upon application at Room 1901, Municipal

Building, Manhattan. Blank forms and further information may be obtained at the office of the Department of Pur-chase, 19th floor, Municipal Building, Manhattan, 816.28 JOHN E. BOWE, Commissioner, 20 See General Instructions to Bidders un last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30 THURSDAY, SEPTEMBER 24, 1925.
FOR FURNISHING AND DELIVERING HARDWARE, TGOLS, IMPLEMENTS, MACHINERY AND PARTS TO THE DEPARTMENTS OF PARKS-BRONX, PLANT AND STRUCTURES AND WATER SUPPLY, GAS AND ELECTRICITY,

The time for the performance of contracts is for the period ending Dec. 31, 1925.

No bid shall be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half percent of the total amount of the bid. The amount of security required is thirty per cent. of the contract amount awarded.

contract amount awarded. The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the

bids will be read from the total, and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1901, Municipal

Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Purchase, 19th floor, Municipal Building, Manhattan. \$12,24 JOHN E. BOWE, Commissioner.

See General Instructions to Bidders or last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY

the Commissioner of Purchase of The City of New York, at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30 a. m.,

TUESDAY, SEPTEMBER 22, 1925.
FOR FURNISHING AND DELIVERING MOTOR TRUCKS, MOTOR TRUCK CHASSIS AND PASSENGER AUTOMOBILES TO THE FIRE DEPARTMENT AND THE DEPARTMENT OF PLANT AND STRUCTURES.
The time for the performance of contracts is from 10 to 60 consecutive calendar days after the endorsement of the certificate of the Comptroller, as specifically stated in the schedules.
No bid shall be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half per cent. of the total amount of the bid. The amount of

of the total amount of the bid. The amount of security required is thirty per cent. of the contract amount awarded.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The

extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or class as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1901, Municipal Building, Manhattan.

Building, Manhattan.
Blank forms and further information may be obtained at the office of the Department of Pur-chase, 19th floor, Municipal Building, Manhattan. JOHN E. BOWE, Commissioner, The General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30

MONDAY, SEPTEMBER 21, 1925 FOR FURNISHING AND DELIVERING FABRICATED STRUCTURAL STEEL AND PROPELLER WHEELS TO THE DEPARTMENT OF PLANT AND STRUCTURES.

The time for the performance of contracts is from 60 to 120 consecutive calendar days after

from 60 to 120 consecutive calendar days after the endorsement of the certificate of the Comptroller, as specifically stated in the schedules.

FOR FURNISHING AND DELIVERING STEEL FURNITURE. SHELVING AND STOCK RACKS, DESKS AND CHAIRS TO THE POLICE AND TENEMENT HOUSE DEPARTMENTS AND THE DEPARTMENT OF PLANT AND STRUCTURES.

The time for the performance of contracts is 45 and 60 consecutive calendar days after the endorsement of the certificate of the Comptroller, as specifically stated in the schedules.

as specifically stated in the schedules.

FOR FUKNISHING AND DELIVERING
WORK BENCHES, GRINDER, LIFT TRUCKS
AND STORAGE BATTERIES TO THE DEPARTMENT OF PLANT AND STRUCTURES. The time for the performance of contracts is 60 consecutive calendar days after the endorsement of the certificate of the Comptroller.

No bid shall be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half per cent, of the total amount of the bid. The amount of security required is thirty per cent, of the con-

tract amount awarded.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1901, Municipal Building, Manhattan,
Blank forms and further information may be

obtained at the office of the Department of Pur-chase, 19th floor, Municipal Building, Manhattan. JOHN E. BOWE, Commissioner.

Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Furchase of The City of New York at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30

MONDAY, SEPTEMBER 21, 1925. FOR FURNISHING, DELIVERING AND INSTALLING GRATES AND MOTOR DRIVEN BLOWER EQUIPMENT FOR THE FIRE DEPARTMENT AND THE DEPARTMENTS OF PARKS-MANHATTAN, STREET CLEAN-ING AND WATER SUPPLY, GAS AND ELECTRICITY.

The time for the performance of contracts is

90 consecutive calendar days from the date fixed in the notice, from the Commissioner to the contractor, to be begin work under the contract and for the period ending Oct. 15, 1925, as specifically stated in the contract form.

No bid shall be considered unless it is accom-

panied by a deposit of \$250. The amount of security required is Five Thousand Dollars.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or

class, as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1901, Municipal

Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Purchase, 19th floor, Municipal Building, Manhattan,

\$10,21 JOHN E. BOWE, Commissioner. 12 See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York at his office, Room 526, Municipal Building, Manhattan, from 9 a. m. to 10.30

MONDAY, SEPTEMBER 21, 1925.
FOR FURNISHING AND DELIVERING BROOM CORN, HANDLES AND WIRE TO THE DEPARTMENT OF CORRECTION.
The time for the performance of contracts is 30 consecutive calendar days after the endorsement of the contracts of the computables.

ment of the certificate of the Comptroller, No bid shall be considered unless it is accom panied by a deposit. Such deposit shall be in an amount not less than one and one-half per cent. or the total amount of the bid. The amount of security required is thirty per cent, of the con-

tract amount awarded. The hidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the hids will be read from the total, and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1901, Municipal Building, Manhattan.

Blank forms and further information may be abtained at the office of the Department of Purchase, 19th floor, Municipal Building, Manhattan. \$10.21 JOHN E. BOWE, Commissioner. ast page, last column of the "City Record."

#### THE ARMORY BOARD.

#### Proposals.

FALED BIDS WILL BE RECEIVED AT the office of the Mayor, City Hall, until 3.30 Mr. on

THURSDAY, OCTOBER 1, 1925. CONTRACT NO. 1. FOR FURNISHING AND DELIVERING FURNITURE TO VARI-OUS ARMORIES UNDER THE JURISDIC-TION OF THE ARMORY BOARD. Security required will be thirty per cent. (30%) of the total amount for which the contract shall be awarded.

Deposit to accompany the bid shall be in an

mount not less than one and one-half per cent 122 ct of the total amount of the bid. the time allowed for the completion of the con

the time allowed for the completion of the con-tract will be sixty (60) consecutive working days. CONTRACT NO. 2. FOR WORKMANSHIP AND MATERIAUS REQUIRED FOR THE AL-TERATION AND RECONSTRUCTION OF THE 33D ST. ENTRANCE OF THE 71ST INFANTRY ARMORY, PARK AVE. AND 34TH ST., IN THE BOROUGH OF MAN-HATTAN.

Security required will be One Thousand Eight Inndred Dollars (\$1,800). Deposit to accompany the bid, Ninety Dollars

The time allowed for doing and completing the work will be sixty (60) consecutive working

CONTRACT NO. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS AND FINTURES NECESSARY FOR THE INSTALLATION OF ELECTRIC LIGHT FIX. TURES AT THE ARMORY OF THE 25U (106TH) INFANTRY, 1322 BEDFORD AVE., IN THE BOROUGH OF BROOKLYN.

Security required will be Seven Thousand Five Hundred Dollars (\$7,500).

Deposit to accompany the hid, Three Hundred and Seventy-five Dollars (\$375).

The time allowed for doing and completing the work will be one hundred and twenty (120) consecutive working days.

work with he one numered and twenty (120) consecutive working days.

For bid blanks, specifications, envelopes and other information, apply at the office of the Secretary of the Armory Board, Room No. 2208, Municipal Building, Manhattan.

Datad Secr. 17, 1025

Dated Sept. 17, 1925. THE ARMORY BOARD, JOHN B. TRAINER, It See General Instructions to Bidders on last page, last column of the "City Record."

## DEPARTMENT OF PARKS.

## Proposale

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Arsenal Building, 64th st. and 5th ave., Central Park, Manhattan, until 2.30 p. m.

## THURSDAY, OCTOBER 1, 1925,

THURSDAY, OCTOBER 1, 1925.

Borough of Manhattan.

FOR FURNISHING ALL LABOR AND MATERIALS NECESSARY OR REQUIRED FOR FELLING DEAD AND DEFECTIVE TREES, PULLING UP STUMPS, FILLING THE PITS RESULTING THEREFROM, AND REMOVING AND DISPOSING OF FALLEN TREES, LOGS, STUMPS AND RUBBISH, ALL IN CENTRAL PARK, BETWEEN 59TH AND 65TH STS., TOGETHER WITH ALL WORK INCIDENTAL THERETO HEREIN REFERRED TO AS THE WORK.

The amount of security required is Two Thous

The amount of security required is Two Thouand Dollars (\$2,000).

The time allowed to complete the work will be twenty consecutive working days.

Certified check or cash in the sum of One Hundred Pollars (\$100) must accompany bid.

Blank forms and other information may be Borough of Manhattan, Arsenal Building, Central Park, New York City.

The bids will be compared and the contract awarded at a lump or aggregate sum.

FRANCIS D. GALLATIN, President, JOSEPH

P. HENNESSY, EDWARD T. O'LOUGHLIN, ALBERT C. BENNINGER, JOHN J. O'ROURKE, Commissioners of Parks. \$21,01 As See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Arsenal Building, 64th st. and 5th ave., Central Park, New York City, until 2.30 p. m.

#### THURSDAY, OCTOBER 1, 1925. Borough of Manbattan.

FOR FURNISHING ALL LABOR AND MATERIALS NECESSARY OF REQUIRED FOR PAINTING GALVANIZED IRON CHAIN LINK FENCES IN VARIOUS PARKS, TO-GETHER WITH ALL WORK INCIDENTAL

THERETO.
The amount of security required is Twelve Hundred Dollars (\$1,200).
The time allowed to complete the work will be

sixty consecutive working days.

Certified check or eash in the sum of Sixty
Dollars (\$60) must accompany hid. Blank forms and other information may be obtained at the office of the Department of Parks, Borough of Manhattan, Arsenal Building, Central

Park, City of New York. hids will be compared and the contract awarded at a lump or aggregate sum. FRANCIS D. GALLATIN, President: JOSEPH

P. HENNESSY, EDWARD T. O'LOUGHLIN, ALBERT C. BENNINGER, JOHN J. O'ROURKE, Commissioners of Parks. \$21.01 go See General Instructions to Bidders on ast page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Arsenal Building, 5th ave. and 64th st., Manhattan, until 2.30 p. m., on

#### THURSDAY, OCTOBER 1, 1925. Borough of Brooklyn.

Borough of Brooklyn.

FOR FURNISHING ALL LABOR AND
MATERIALS NECESSARY OR REQUIRED
FOR REPAIRS TO BOILERS, PIPING,
VALVES, ETC., AT BETSY HEAD BATH
BUILDING, DUMONT AND HOPKINSON
AVES., BROOKLYN, N. Y., TOGETHER
WITH ALL WORK INCIDENTAL THERETO.
The amount of security required is Eight Hundred Dollars (\$800).

The time allowed to complete the work will be
twenty (20) consecutive working days.

wenty (20) consecutive working days. Certified check of cash in the sum of Forty

Dollars (\$40) must accompany bid. Blank forms and other information may be obtained at the office of the Department of Parks. Borough of Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park,

The hids will be compared and contract awarded at a lump or aggregate sum,
FRANCIS D. GALLATIN, President; EDWARD T. O'LOUGHLIN, JOSEPH P. HENXESSY, ALBERT C. BENNINGER, JOHN J.

() ROURKE, Commissioners of Parks. \$19.01 25 See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Arsenal Building, 64th st. and 5th ave., Manhattan, until 2.30 p. m., on

Manhattan, until 2.30 p. m., on

THURSDAY, SEPTEMBER 24, 1925.

Borough of The Broux.

FOR FURNISHING ALL LABOR AND
MATERIALS NECESSARY OR REQUIRED
FOR THE RECONSTRUCTION AND REPAVEMENT OF ORCHARD BEACH SHORE
RD. FROM CITY ISLAND BRIDGE TO OLD
CITY ISLAND RD, AND OF THE CONNECTING ROAD FROM BATH HOUSES TO OLD
CITY ISLAND RD., IN PELHAM BAY
PARK, IN THE BOROUGH OF THE BRONX,
IN THE CITY OF NEW YORK, TOGETHER
WITH ALL WORK INCIDENTAL THERETO.
The amount of security required is Forty-five

The amount of security required is Forty-live Thousand Dollars (\$45,000).

The time allowed to complete the work will be one hundred (100) consecutive working days.

Certified check or cash in the sum of Two Thousand Two Hundred and Fifty Dollars (\$2,250) must accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of The Bronx, Zbrowski Manon, Claremont Park, Bronx.
The bids will be compared and the contract

awarded at a lump or aggregate sum,
FRANCIS D. GALLATIN, President; EDWARD T. O'LOUGHLIN, JOSEPH P. HENNESSY, ALBERT C. BENNINGER and JOHN
J. O'ROURKE, Commissioners of Parks. \$14,24 E See General Instructions to Bidders on last page, last column of the "City Record."

SFALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Arsenal Building, 64th st, and 5th ave., Central Park, Manhattan, until 2.30 p. m., on

THURSDAY, SEPTEMBER 24, 1925.
FOR FURNISHING ALL LABOR AND MATERIALS NECESSARY OR REQUIRED FOR THE IMPROVEMENT OF ROAD IN FOREST PARK, FROM FREEDOM AVE. TO MYRTLE AVE., RICHMOND HILL, BOROUGH OF QUEENS.

The Engineer's estimate of the quantities is as follows:

1. 4,800 cubic yards regulating and grading.
2. 4,500 square yards reinforced cement road

3. 3,150 linear feet reinforced concrete curb.

4. 2 reinforced concrete catch basins, 18 inches by 24 inches by 6 feet.
5. 2 reinforced concrete catch basins, 18 inches by 24 inches by 3 feet 9 inches.
6. 60 linear feet 6-inch cast iron drain pipe. 240 linear feet 10-inch vitrified drain pipe. 110 linear feet removing old curb.

000 square feet sodding.

10. 10,000 square feet seeding. The time allowed to complete the work will be nincty (90) consecutive working days, The amount of security required is Twelve Thousand Dollars (\$12,000).

Certified check or cash in the sum of Six Hundred Dollars (\$600) must accompany the

Blank forms and other information may be ob-tained at the office of the Department of Parks, Queens, at "The Overlook," Forest Park, Rich-mond Hill. L. I. The bidder must state the price of each item or article contained in the specification or schedule herein contained or hereafter annexed per square yard, linear foot, or other unit of measure by which the bids will be tested. Bids

will be compared and each contract awarded at FRANCIS D. GALLATIN, EDWARD T.
O'LOUGHLIN, JOSEPH P. HENNESSY,
ALBERT C. BENNINGER and JOHN J.
O'ROURKE, Commissioners of Parks of The City of New York.

# See General Instructions to Bidders on last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Depart-ment of Parks, Arsenal Building, Central Park,

#### Manhattan, until 2.30 p. m., on THURSDAY, SEPTEMBER 24, 1925.

Borough of Manhattan,
FOR FURNISHING ALL LABOR AND
MATERIALS NECESSARY OR REQUIRED
FOR IMPROVING FOUR OF THE PARK
PLOTS IN THE CENTRE OF BROADWAY,
NAMELY BETWEEN 137TH AND 138TH
STS., 147TH AND 148TH STS., 151ST AND
152D STS., AND 166TH AND 167TH STS.,
TOGETHER WITH ALL WORK INCI-DENTAL THERETO.

The amount of security required is Ten Thousand Dollars (\$10,000), The time allowed to complete the work will be

cighty consecutive working days, Certified check or cash in the sum of Five Hundred Dollars (\$500) must accompany bid. Blank forms and other information may be blanned at the office of the Department of Parks, Borough of Manbattan, Arsenal Building, Central Park, New York City.

The bids will be compared and the contract awarded at a lump or aggregate sum.

FRANCIS D. GALLATIN, President; JOSEPH
P. HENNESSY, EDWARD T. O'LOUGHLIN,
ALBERT C. BENNINGER, JOHN J. O'ROURKE, Commissioners of Parks. PROURKE, Commissioners of Parks. \$14,24 \$4 See General Instructions to Bidders of last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Arsenal Building, Central Park, Manhattan, until 2.30 p. m., on

REFERRED TO AS THE WORK.

The amount of security require is Fifteer Thousand Dollars (\$15,000).

The time allowed to complete the work will be seventy-five (75) consecutive working days,
Certified check or cash in the sum of Seven
Hundred and Fifty Dollars (\$750) must accom-

pany bid.
Blank forms and other information may be obtained at the office of the Department of Parks, Borough of Manhattan, Arsenal Building, Cen-

Borough of Manhattan, Arsenal Building, Central Park, New York City.

The bids will be compared and the contract awarded at a lump or aggregate sum, FRANCIS D. GALLATIN, President; JOSEPH P. HENNESSY, EDWARD T. O'LOUGHLIN, ALBERT C. BENNINGER, JOHN J. O'ROURKE, Commissioners of Parks. s14,24

\*\*See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Depart-ment of Parks, Arsenal Building, Central Park, Manhattan, until 2.30 p. m., on

## THURSDAY, SEPTEMBER 24, 1925.

Borough of Manhattan.

FOR FURNISHING ALL LABOR AND MATERIALS NECESSARY OR REQUIRED FOR CONSTRUCTING GALVANIZED IRON BACK STOPS AROUND THE LAWN TENNIS GROUNDS IN CENTRAL PARK, TOGETHER WITH ALL WORK INCIDENTAL THERETO

THERETO. The amount of security required is Three Thousand Five Hundred Dollars (\$3,500).

The time allowed to complete the work will be The time allowed to complete the work will be thirty consecutive working days.

Certified check or cash in the sum of One Hundred and Seventy-five Dollars (\$175) must accompany bid.

accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of Manbattan, Arsenal Building, Central Park, New York City.

The bids will be compared and the contract awarded at a lump or aggregate sum.

FRANCIS D. GALLATIN, President; JOSEPH P. HENNESSY, EDWARD T. O'LOUGHLIN, ALBERT C. BENNINGER, JOHN J. O'ROURKE, Commissioners of Parks. \$14,24

25 See General Instructions to Bidders on last page, last column of the "City Record."

## DEPARTMENT OF HEALTH.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the Board of Health of the Department of Health, 505 Pearl st., Manhattan, until 10.30

## FRIDAY, SEPTEMBER 25, 1925.

FRIDAY, SEPTEMBER 25, 1925.

FOR FURNISHING ALL LABOR AND MATERIAL REQUIRED OR NECESSARY FOR THE INSTALLATION OF NEW STEEL DOUBLE. HUNG WINDOWS, COMPLETE, IN EACH SOLARIUM, INCLUDING STAIR HALLS AND TOILETS, ON THE 4TH FLOOR OF PAVILION NO. 4, AT KINGSTON AVE, HOSPITAL, KINGSTON AVE, AND FENNIMORE ST., BOROUGH OF BROOKLYN, FOR THE DEPARTMENT OF HEALTH, CITY OF NEW YORK.

BID (A)—TO COVER THE COMPLETE INSTALLATION IN ONE WING, BID (B)—TO COVER THE COMPLETE INSTALLATION IN BOTH WINGS.

The time for the completion of the work and the full performance of the contract will be sixty

the full performance of the contract will be sixty (60) consecutive working days. No bond will be required with the bid, but will

the amount of Sixteen Hundred Dollars (\$1,600) for Bid "A," and Three Thousand Dollars (\$3,000) for Bid "B."

The bids, however, must be accompanied by a deposit of an amount not less than Eighty Dollars (\$80) for Bid "A" and One Hundred Fifty Dollars (\$150) for Bid "B"

Bids will be compared and the contract awarded to the lowest bidder for Bid "A" or Bid "B."

Blank forms for the above work and further information may be obtained at the office of the Purchasing Agent of the Department of Halls.

Purchasing Agent of the Department of Health, 505 Pearl st., Manhattan, FRANK J. MONAGHAN, M. D., President;

CHAS. L. KOHLER, Secretary. Dated Sept. 14, 1925. See General Instructions to Bidders on

## ast page, last column of the "City Record." BOARD OF TRANSPORTATION.

## Invitation to Contractors

Installation of Tracks for a Portion of the Queensboro Subway Line,

SEALED BIDS OR PROPOSALS FOR THE installation of tracks in a portion of the Queensboro Subway Rapid Transit Railroad, in the Borough of Manhattan, City of New York, will be received by the Board of Transportation, acting for and on behalf of The City of New York, at the office of said Board, at No. 49 Lafayette st., Borough of Manhattan, New York City, until the 29th day of September, 1925, at eleven-thirty (11.30) o'clock a. m., at which time and place or at a later date to be fixed by said Board, the proposals will be publicly opened and

The portion of the Queensboro Subway in which said tracks are to be installed is briefly

described as follows:

A two-track underground railroad being a continuation of the present operated portion of the Queensboro Subway under E. 42d st. from a connection with the existing tracks near derbilt ave. and extending under 42d st, and Bryant Park through the 5th Ave. Station to a

temporary terminus near 6th ave.

A fuller description of the work and other requirements, provisions, details and specifications are given in the Information for Contractors and in the forms of contract, specifications, contract drawings, bond and contractor's proposal, which are to be deemed a part of this invitation and

copies of which may be inspected and pur-chased at said office of the Board.

The receipt of bids will be subject to the re-quirements specified in said Information for Contractors.

New York, Sept. 11, 1925.
BOARD OF TRANSPORTATION OF THE CITY OF NEW YORK, by JOHN H. DELANEY, FRANCIS J. SINNOTT, Secretary. s15.29

## BOROUGH OF RICHMOND.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Richmond, at his office, Borough Hall, Staten Island, until

## 12 noon, on

THURSDAY, SEPTEMBER 24, 1925.

Borough of Manhattan,
FOR FURNISHING ALL LABOR AND
MATERIALS NECESSARY OR REQUIRED
FOR REPAVING WITH ASPHALTIC PAVE
MENT THE WALKS OF TOMPKINS
SQUARE PARK, TOGETHER WITH ALL
WORK INCIDENTAL THERETO, HEREIN
REFERRED TO AS THE WORK.

TUESDAY, SEPTEMBER 29, 1925.
FOR CONSTRUCTING A TEMPORARY
SANITARY SEWER IN ARLINGTON AVE.
FROM RICHMOND TERRACE TO A POINT
ABOUT 840 FEET SOUTHERLY THEREFROM, AND IN OSWEGO ST. FROM CLOVE
RD. TO A POINT ABOUT 25 FEET EAST
WORK INCIDENTAL THERETO. WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and quality of the materials, and the nature and extent, as near as possible, of the work required, is

60 linear feet vitrified pipe sewer of 10-inch interior diameter, complete. (Arlington ave.)
770 linear feet vitrified pipe sewer of 8-inch
interior diameter, complete. (Arlington ave.)
290 linear feet vitrified pipe sewer of 8-inch

interior diameter, complete. (Oswego st.)
85 6-inch vitrified pipe "Y" branches on 8-inch

pipe sewer.

4 standard manholes complete. 2 standard lampholes complete.

200 feet, board measure, foundation timber, furnished and placed, including all fastenings.
700 feet, board measure, sheeting retained.

2 cubic yards additional concrete, class for cradle, etc., furnished and placed.
20 cubic yards broken stone ballast, furnished

and placed. 9 culne yards steam einder ballast, furnished 30 cubic yards additional excavation

415 square yards water bond macadam pavement restored. 6 square yards granite block payement, or

sand foundation, restored.
5 square yards bituminous concrete payement.

on 6-ruch concrete foundation, restored (under I square yard cobble stone gutter restored.

10 square feet concrete sidewalk restored. 10 linear feet house connection drains, extended

and connected. The time for the completion of the work and full performance of the contract is thirty-eight (38) consecutive working days.

The amount of security required for the per-formance of the contract is Twenty-two Hundred Dollars (\$2,200), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

The hidder shall state the price of each item contained in the Engineer's estimate. The bids will be compared and the contract awarded at a President reserves the right to reject all bids.

Bidders are requested to make their bids upon

the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, can be obtained upon applica-tion therefor at the office of the Engineer, Bureau of Engineering, Borough Hall, Staten Island, where plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen.

JOHN A. LYNCH, President.

Dated Sept. 8, 1925.

218,29

LE See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Richmond, at his office, Borough Hall, Staten Island, until

MONDAY, SEPTEMBER 21, 1925.

FOR CONSTRUCTING CONCRETE CURB WITH STEEL GUARD, ON BOTH SIDES OF GIFFORDS LANE FROM ARTHUR KILL RD. TO HIGHLAND AVE, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and quality of the materials, and the nature and extent, as near as possible, of the work required.

extent, as near as possible, of the work required, 2,500 linear feet concrete curb with steel guard,

constructed.

onstructed.

350 cubic yards additional excavation.
The time for the completion of the work and full performance of the contract is twenty (20) consecutive working days.

The amount of security required for the per-

formance of the contract is Thirteen Hundred Dollars (\$1,300), and the amount of deposit accompanying the bid shall be five (5) per cent.

of the amount of security.

The bidder shall state the price of each item contained in the Engineer's estimate. The bids will be compared and the contract awarded at a lump or aggregate sum for the contract. The President reserves the right to reject all bids.

Bidders are requested to make their bids upon the blank form prepared by the President, a copy of which, with the proper envelope in which to of which, with the proper envelope in which to enclose the bid, can be obtained upon application therefor at the office of the Engineer. Bureau of Engineering. Borough Hall, Staten Island, where plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen.

JOHN A. LYNCH, President Dated, Aug. 28, 1925.

25 See General Instructions to Bidders on last page, last column of the "City Record."

#### DEPARTMENT OF PUBLIC WELFARE.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the Department of Public Welfare, 10th floor, Municipal Building, Manhattan, until 10.30 a. m.,

TUESDAY, SEPTEMBER 29, 1925.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND INSTALLING AN ELECTRICALLY OPERATED PASSENGER ELEVATOR AND ENCLOSURE FOR SAME, AT THE NEW YORK CITY CANCER INSTITUTE, 124 E. 59TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

The time allowed for doing and completing the entire work and for the full performance of the contract is ninety (90) consecutive calendar.

the contract is ninety (90) consecutive calendar

The security required will be Six Thousand

Dollars (\$6,000). The deposit accompanying bid shall be five per cent. (5%) of the amount of security re-

The bidder will state one aggregate price for the whole work described and specified, as the contract is entire for a complete job. Blank forms and further information may be obtained at the office of the Chief Engineer of

the Department, 10th floor, Municipal Building, Manhattan, where plans and specifications may be seen. BIRD S. COLER, Commissioner. Dated Sept. 12, 1925. \$17,29 & See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Department of Public Welfare, 10th floor, Municipal Building, Manhattan, until 10.30 a. m.,

TUESDAY, SEPTEMBER 29, 1925. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO INSTALL NEW HEATING AND RETURN MAINS AND A NEW SUCTION AIR LINE ON THE GROUND FLOOR OF THE STAFF HOUSE AT THE SEA VIEW HOSPITAL CASTLETON OF THE BUSINESS OF THE SEA VIEW HOSPITAL CASTLETON OF THE STAFF HOUSE AT THE SEA VIEW HOSPITAL CASTLETON OF THE STAFF HOUSE AT THE SEA VIEW HOSPITAL CASTLETON OF THE STAFF HOUSE AT THE SEA VIEW HOSPITAL CASTLETON OF THE STAFF HOUSE AND THE STAFF HOUSE A

TON CORNERS, BOROUGH OF RICHMOND,
THE CITY OF NEW YORK.
The time allowed for doing and completing the
entire work and for the full performance of the Contract is sixty (60) consecutive calendar days.

The security required will be Twelve Hundred

The deposit accompanying bid shall be five per cent. (5%) of the amount of security re-

The bidder shall state one aggregate price for the whole work described and specified, as the contract is entire for a complete job.

Blank forms and further information may be obtained at the office of the Chief Engineer of the Department, 10th floor, Municipal Building Manhattan, where plans and specifications may be seen.

BIRD S. COLER, Commissioner.

Dated Sept. 12, 1925. \$17,29 last page, last column of the "City Record."

#### DEPARTMENT OF PLANT AND STRUCTURES.

#### Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Plant and Structures at hattan, until 2 p. m., on

FRIDAY, OCTOBER 2, 1925,
FOR FURNISHING AND INSTALLING
ELECTRICAL EQUIPMENT FOR THE CENTRAL MOTOR REPAIR SHOP AT 16TH ST. AND AVENUE C, BOROUGH OF MANHAT

The work must be commenced within five days after notification by the Commissioner to begin work and must be entirely completed within sixty (60) consecutive calendar days.

The amount of security to guarantee the faithful performance of the work will be Eight Thou-

sand Dollars (\$8,000). Each bid must be accompanied by a deposit in cash or certified check, payable to the order of the Comptroller of the City, for an amount equal to five per cent, of the amount of the security required.

The right is reserved by the Commissioner to reject all the bids should be deem it to the oterest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Plant and WM. WIRT MILLS, Commissioner,

Dated Sept 21, 1925,

La See General Instructions to Bidders on last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY

the Commissioner of Plant and Structures, at his office, 18th floor, Municipal Building, Manhattan, until 2 p. m., on FRIDAY, OCTOBER 2, 1925. FOR THE FURNISHING AND ERECTING OF THE GALLOWS FRAME AND OPERAT-

ING EQUIPMENT FOR SLIP 3, WHITE-HALL FERRY TERMINAL, FOOT OF WHITEHALL ST., BOROUGH OF MANHAT-TAN, AND SLIP 5, ST. GEORGE TERMINAL, ST. GEORGE, BOROUGH OF RICHMOND.

The work must be commenced within five days after notification by the Commissioner of Plant and Structures to begin work and be entirely completed within 100 consecutive calendar days. The amount of the security to guarantee the faithful performance of the work will be Twenty-

five Thousand Dollars (\$25,000).

Each bid must be accompanied by a deposit in cash or certified check, payable to the order of the Comptroller of the City, for an amount equal to five per cent, of the amount of the security required.

The right is reserved by the Commissioner to reject all the bids should be deem it to the interest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Plant and

Structures.
WM. WIRT MILLS, Commissioner, \$21,0. Dated Sept 21, 1925. 25 See General Instructions to Bidders on last page, last column of the "City Record."

SEALED RIDS WILL BE RECEIVED BY the Commissioner of Plant and Structures, at his office, 18th floor, Municipal Building, Man-

MEDNESDAY, SEPTEMBER 36, 1925, FOR FURNISHING, DELIVERING AND INSTALLING LEAD COVERED CABLE FOR TRAFFIC CONTROL ALONG MADISON AVE. ND PARK AVE., BOROUGH OF MAN HATTAN.

The work must be commenced within five days after notification by the Commissioner to begin work and must be entirely completed within sixty (60) consecutive calendar days.

The amount of security to guarantee the faithful performance of the work will be Two Thousand Five Hundred Dollars (\$2,500). Each hid must be accompanied by a deposit in cash or certified check, payable to the order of the Comptroller of the City, for an amount equal to five per cent, of the amount of the security

The right is reserved by the Commissioner to reject all the bids should be deem it to the in-

terest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Plant and

Structures.
WM. WIRT MILLS, Commissioner.

Dated Sept. 18, 1925. \$18,30 last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Plant and Structures, at his office, 18th floor, Municipal Building, Man-

hattan, until 2 p. m., on

THURSDAY, SEPTEMBER 24, 1925.
FOR THE RECONSTRUCTION OF THE
GALLOWS FRAMES AND THE FURNISHING AND ERECTING OF THE OPERATING EQUIPMENT FOR SLIPS 1 AND 2,
WHITEHALL FERRY TERMINAL, FOOT OF
WHITEHALL ST., BOROUGH OF MANHATTAN, AND SLIPS 1, 3 AND 4, ST.
GEORGE FERRY TERMINAL, ST. GEORGE,
BOROUGH OF RICHMOND.

The work must be commenced within five days
after notification by the Commissioner of Plant

after notification by the Commissioner of Plant and Structures to begin work and must be completed within two hundred and seventy (270)

consecutive calendar days.

The amount of the security to guarantee the faithful performance of the work will be Fortyfive Thousand Dollars (\$45,000).

Each bid must be accompanied by a deposit in

cash or certified check, payable to the order of the Comptroller of the City, for an amount equal to five per cent. of the amount of the security

required.
The right is reserved by the Commissioner to

reject all the bids should be deem it for the in-terest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Plant and Structures. Arrangements will be made whereby persons desiring sets of prints for their own

use may secure same, the cost thereof to be paid by the applicants.
WM, WIRT MILLS, Commissioner. Dated Sept. 11, 1925. \$12,24

#### last page, last column of the "City Record." DEPARTMENT OF FINANCE.

## SALE OF TAX LIENS.

Notice of Sale of Tax Liens of The City of New York, for Unpaid Taxes, Water Rents and Assessments for Local Improvements upon Lands and Tenements within that part of the City of New York now known and described as 1st and 5th Wards in the Borough of Richmond, Affecting Property as shown on the Tax Map of Said City for said Bor-

THE CITY OF NEW YORK, DEPARTMENT OF FINANCE, BUREAU FOR THE COLLECTION OF ASSESSMENTS AND ARREARS OF TAXES AND ASSESSMENTS, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY

UNDER THE DIRECTION OF HON, CHARLES L. CRAIG, COMPTROLLER OF THE CITY of New York, I. John J. Ryan, Collector of Assessments and Arrears, hereby give public notice, pursuant to the provisions of chapter 17, title 5, of the Greater New York Charter:

That the respective owners of the lands and tenements in the 1st and 5th Wards, Borough of

Richmond, in the City of New York, as said lands and tenements are shown upon the Tax Map of said City for said Borough, on which any taxes or any assessment for local improvements have been imposed and become a lice and have remained unpaid for three years since the same were due and payable, or on which any water rent has been imposed and become a lien and has remained due and unpaid for four years since the same was due and payable, are required to pay the amount of said taxes, assessments and water rents, together with all unpaid taxes, water rents and assessments effecting such lands and tenements which became a lien and were due and payable prior to March 15, 1925 (the taxes, water rents and assessments for local improvement required to be paid, thus comprising all impaid taxes and water rents affecting said properties contained in assessment rolls down to and inclinding the assessment roll of The City of New York for the year 1921 and all taxes are the control of the City of New York for the year 1921 and all taxes are the control of the City of New York for the year 1921 and all taxes are the control of the City of New York for the year 1921 and the city of New York for the year 1921 and the year 1921 and the year 1921 and the year 1921 and the year 1922 and t 1924, and all assessments for local improvements affecting said properties confirmed and entered up to March 4, 1925, inclusive), with all penalties thereon remaining unpaid, together with the interest thereon at the rate provided by law from the time the same became liens so as to be due and payable to the date of payment and the charges of this notice and advertisement to the Collector of Assessments and Arrears, at his office, Rooms 15 and 19, St. George, New Brighton, Borough of Rich mond, in the City of New York,

AND NOTICE IS HEREBY GIVEN THAT IF DEFAULT BE MADE IN SUCH PAYMENT the lien of The City of New York upon my of said lands and tenements for any tax, assessment or water rent which became a lien so as to be due and payable before March 15, 1925, will be sold at public auction at Room 12. Borough Hall, New Brighton, Borough of Richmond, in the City of New York, on

## MONDAY, DECEMBER 21, 1925,

at 2.30 o'clock in the afternoon of that day for the lowest rate of interest, not exceeding twelve per centum per annum, at which any person or persons shall offer to take the same in consideration of advancing the said taxes, water rents and assessments and penalties, as the case may be, and interest thereon as aforesaid to the time of sale, the charges of notice and advertisement and all other costs and charges accrued thereon; and that such sale will be continued from time to time

until all said liens for taxes, water rents and assessments for local improvements so advertised for sale affecting such lends and tenements shall be sold.

The transfer of tax lien to be executed and delivered to the purchaser thereof, pursuant to the terms of said sale shall be subject to the lien for and the right of The City of New York to collect and receive all taxes, water rents and assessments for local improvements and penalties and interest thereon which accrued and became a lien, or which shall accrue and become a lien and interest thereon which accrued and occame a new or which span accrue and occume a new upon vaid premises so as to be due and payable an and after the date stated in the first advertisement of said sale as stated herein, uamely, the 15th day of March, 1925 (i. e., the lien for and the right of The City of New York to collect and receive all taxes and water rents, included in the assessment rolls of The City of New York for the years subsequent to 1924, and assessments for

assessment folls of The City of New York for the years subsequent to 1924, and assessments for local improvements entered subsequent to March 4, 1925).

NOTICE IS HEREBY FURTHER GIVEN THAT A PARTICULAR AND DETAILED statement of the property affected showing ward, block and lot number thereof, as the same may be on the Tax Map of The City of New York for the 1st and 5th Wards in the Borough of Richmond and the tax lieus thereon which are to be sold, is published in a pamphlet and that copies thereof are deposited in the office of the Collector of Assessments and Arrears in the Boroughs of Richmond and Manhattan will be delivered to any person applying for the same.

Dated, New York, September 19, 1925.

JOHN J. RYAN, Collector of Assessments and Arrears of The City of New York.

This notice analysis to arears as of March 15, 1925.

This notice applies to arears as of March 15, 1925.

s21-28-65-13-19-26-n2-9-16-23-30-d7-14-21

## Confirmation of Assessments.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property affected by the following assessments in the BOROUGH OF BROOKLYN: SECTION 16.

at the southwest corner of 40TH ST, and 15TH AVE. Area of assessment affects Blocks 5345, 5346, 5364 and 5365.

SECTION 17. 48TH ST.—SEWER from New Utrecht ave. to 12th ave. Area of assessment affects Blocks 5627 and 5633.

SECTION 18.

from 15th to 16th ave., and RECEIVING BASIN from Colonial rd. to 3d ave. Area of assessment entry of the assessment, interest will be collected

affects Blocks 6042, 6043, 6045, 6047, 6048 and

90TH ST., SEWER, between 5th and Gelston aves. Area of assessment affects Blocks 6067 and 6088.

SECTION 19.

71ST ST. — REGULATING, GRADING, CURBING and FLAGGING from 17th to 18th ave. Area of assessment affects Blocks 6171 and 6182.

STH ST. REGULATING, GRADING, etc., from 16th to 17th ave. Area of assessment affects Blocks 6325 and 6342.

Blocks 6325 and 6342.

SECTION 20.

E. 7TH ST.—REGULATING, GRADING, etc., from Acenue K to Avenue L. E. 9TH ST., PAVING, from Avenue L to Avenue M; and AVENUE L. PAVING, from Ocean pkway, to Coney Island ave., and RECEIVING BASINS on E. 7TH ST at the southeast corner of Avenue K, and on the east and west sub- of E. nue K, and on the east and west sides of E. 7TH ST., 311 feet south of Ayonne K. Area of assessment affects Blocks 6527, 6528, 6532 to 6536, 6542 to 6546.

E. 7TH ST. REGULATING, GRADING, CURBING AND FLACGING from Avenue U to Avenue V. Area of assessment affects Blocks 133 and 7134.

E. 9TH ST.—REGULATING, GRADING, CURBING AND PLACGING from Avenue S to Avenue T. Area of assessment affects Blocks 7090 and 7091.

SECTION 23.

E. 46TH ST.—SEWER between Avenue M am! Avenue N. Area of assessment affects Blocks 7870 and 7871.

That the above assessments were confirmed by the Board of Assessors on Scat. 15, 1925, and entered Scat. 16, 1925, in the Record of Titles kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Revis, and unless the amount assessed for kendle and account assessed. for benefit on any person or property shall be paid on or before Nov. 16, 1925, which is sixty days after the date of said entry of the assess-ments, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment as provided by sections 159 and 1019 of the Greater New York

Charler. The above assessments are payable to the Colector of Assessments and Arrears at his office, 503 Fulton st. Brooklyn, between the hours of 9 a. m. to 2 p. m., and on Saturdays until 12

Dated, New York, Scot. 16, 1925. 21.01 CHARLES L. CRAIG, Comptroller,

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS in the BOROLGH OF THE

SECTION 10. RECEIVING BASINS at the northwest corner on Torton ave, and E. 15.5d st., and on the east side of TINTON AVE, at a point about 85 reet north of E. 152d st. Area of assessment affects

Blocks 2654 and 2665.
SECTIONS 12 AND 13,
SEWERS in ORLOFF AVE. between Van
Cortlandt ave. and Van Cortlandt Park South;
in VAN CORTLANDT PARK SOUTH between in VAN CORTLANDT PARK SOUTH between Orloif ave, and Gouverneur ave., and in GOUVERNEUR AVE, between Van Cortlandt Park South and Sedgwick ave. Area of assessment affects Blocks 3252, 3252-A, 3252-B, 3252-C, 3252-D, 3252-E and 3422.

SEWERS in W. 256TH ST. between Mosholu ave. and Riverdale ave., and in RIVERDALE AVE. from W. 254th to 256th st. Area of assessment affects Blocks 3421-E, 3421-F, 3423-A, 3423-B and 3425.

assessment affects flocks of the constant of the same Blocks 5755 and 3756, QUMBY AVE—REGULATING, GRADING, SETTING CURB, etc., from Olmstead are, to Castlebill ave. Area of assessment affects Blocks

3687 and 3688. SECTION 15, EDISON AVE.-SEWER from Morris Park

ave. to Westelester ave. Area of assessment affects Blocks 4193 and 4194.

E. 195TH ST.—REGULATING, GRADING, SETTING CURB, etc., from Mayflower ave. to Hobart ave. Area of assessment affects Blocks

4241 and 4242.

RECEIVING BASINS at the portheast corner of ROSEDALE AVE, and MANSION ST. and at the northwest corner of COMMONWEALTH AVE. and MANSION ST. Area of assessment affects Block 3917.

SECTION 16.

SEWERS in HAMMERSLEY AVE. between Gun Hill rd. and Seymour ave., and in SEYMOUR AVE, between Hammersley and

SEYMOUR AVE, between Hammersley and Borke aves. Area of assessment affects Blocks 4759 and 4760.

SECTION 17.

CONSTRUCTING RECEIVING BASINS on the north and south sides of E. 233D ST., about 360 feet east of Carpenter ave. Area of assessment affects Blocks 4835 and 4994.

That the above assessment was confirmed by the Board of Assessments was confirmed by the Board of Assessments kept in the Bureau for the Collection of Assessments and Arears of Taxes and Assessments and of Water Rents, and unless the amount assessed for Benefit on, any person or amount assessed for benefit on any person of property shall be paid on or before Nov. 10 property shall be paid on or before Nov. 16, 1925, which is sixty days after the date of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 1019 of the Greater New York Charter.

The above assessment is payable to the Col-lector of Assessments and Arrears in the Bergen Building, Arthur and Tremont aves, Borough of The Broux, between the hours of 9 a. m. and 5 p. m. and on Saturday until 12 noon, Dated, New York, Sept. 16, 1925. s18,29 CHARLES L. CRAIG, Comptroller.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF THE

SECTION 11.
E. 172D ST.—REGULATING, GRADING, SETTING CURB, etc., from Morris ave. to Tyller ave. Area of assessment affects Block

That the above assessment was confirmed by the Board of Assessors Sept. 15, 1925, and en-tered Sept. 16, 1925, in the Record of Titles of Assessments kept in the Bureau for the Colnotice to all persons, owners of property affected by the following assessments in the BOROUGH of Tables of Section 16.

SECTION 18.

SECTION 16.

SECTION 16.

SECTION 16.

REGULATING, GRADING, CURBING, FLAGGING AND PAVING in 40TH ST., From 14th to 15th aves, and 40TH ST., PAVING 18th thercon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 1019 of the Greater

New York Charter.
The above assessment is payable to the Collector of Assessments and Arrears in the Bergen Building, Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and

p. m., and on Saturdays until 12 noon. Dated, New York, Sept. 16, 1925. s18,29 CHARLES L. CRAIG, Comptroller.

IN PURSUANCE OF SECTION 1018 OF THE tireater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property affected by the following assessments for LOCAL IM-PROVEMENTS in the BOROUGH OF RICH-

MOND:

SECOND WARD.

CONSTRUCTING A TEMPORARY SANITARY SEWER in PERRY AVE, from Victory
blyd, to about 800 feet south of Gannon ave.
Area of assessment affects Blocks 722, 723, 725,
726, 764 and 765.

FOURTH WARD.

PECULATING AND GRADING AND

REGULATING AND GRADING AND BUILDING CULVERTS in BAY TERRACE from the southerly line of the Staten Island Rallroad to Hylan blvd. Area of assessment affects. Blocks 5016, 5021, 5025, 5030, 5091, 5002, 5103 and 5104.

That the above assessments were confirmed by the Board of Assessors Sept. 15, 1925, and en-tered Sept. 16, 1925, in the Record of Titles of Assessments kept in the Bureau for the Collec-tion of Assessments and Arrears of Taxes and Assessments and of Water Rents and unless the amount assessed for benefit on any person or property shall be paid on or before Nov. 16. property shall be paid on or before Nov. 10, 1925, which is sixty days after the date of said entry of the assessments, interest will be collected thereon at the rate of seven per ventum per annua, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 1019 of the Greater New York Charter.

New York Charter. The above assessments are payable to the Collector of Assessments and Arrears, at his office, in the Borough Hall (St. George), New Brighton, Staten Island, N. Y., between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m.

O 12 boon.
Dated, New York, Sept. 16, 1925.
s18.39 CHARLES L. CRAIG, Comptroller.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF QUEENS:
FIRST WARD.
RECEIVING BASINS in ELY AVE, and 13TH ST, on the south corner. Area of assessment affects Block, 437.
SECOND WARD.
REGULATING, GRADING, etc., in 55TH AVE, from 10th st. 10-92d st. Area of assessment affects Blocks 943 and 944.
MAURICE AVE.—REGULATING, GRAD. IN PURSUANCE OF SECTION 1018 OF THE

MAURICE AVE - REGULATING, GRAD

ING, etc., from Chicago st. to Junction ave. Area of assessment affects Blocks 939, 940, 951,

Area of assessment affects Blocks 939, 940, 951, 952, 967 and 968.

REGULATING, GRADING, etc., GOSMAN AVE, and HEISER AVE, from Queens blvd, to Anable ave.; CAROLIN ST, and BLISS ST, from Anable ave. to Gould ave.; NELSON AVE, from Bliss st. to Fitting st.; ANABLE AVE, from Backard st. to Gosman ave., and in FITTING ST, from Queens blvd, to Nelson ave. Area of assessment affects Blocks 151 and 153 in the 1st Ward, and 1379 to 1387 and 1389, 1390 and 1391 in the 2d Ward.

REGULATING, GRADING, ETC.—TORY ST, from Liemann ave. to Corona ave. Area of assessment affects Blocks 1111 and 1112.

SEWERS in WESTSIDE, ST, from Corona ave. to Van Cleef st., and in VAN CLEEF ST, from Westside st. to 51st st. Area of assessment affects Blocks 1116, 1117 and 1118.

RECEIVING BASIN at the northeast corner

Area of assessment affects Blocks 2338.

THIRD WARD.

SEWERS in 43TH AVE, from 166th st. 10
168th st., and in 167TH and 168TH STS, from 45th to 46th aves. Area of assessment affects Blocks 1202 to 1207, 1233 to 1229, 1240, 1266

159TH ST.-SEWER from Laburnum ave. to

Oncens ave. Area of assessment affects Blocks 1235 and 1236, SEWERS in NORTHERN BLVD from 167th to 168th st., and in 167TH ST, from Northern blyd, to Station rd. Area of assessment affects

Block 999 and 1000 SEWER in 169711 ST. from 43d ave. to 45th

IN PURSUANCE OF SECTION 986 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of Assessments for Sept. 10, 1 OPENING and ACQUIRING TITLE to the as follows:

ave. Area of assessment affects Blocks 1204 and 171ST ST.—SEWER from Northern blvd, to 45th avc. Area of assessment affects Blocks 1206 and 1207

FOURTH WARD, 89TH AVE.—REGULATING, GRADING, etc., from 78th st. to 86th st. Area of assessment affects Blocks 57 and 58, 63 and 68, 106, 108 and

110.
REGULATING, GRADING, CURBING, FLAGGING and PAVING 77TH (RECTOR) ST. from 88th ave. (Syosset st.) to Rockaway blvd.: 90TH AVE. (TRANNA PL.) from 77th (Rector) st. to 84th (Digby) st., Fourth Ward. Together with a list of awards for damage caused by a change of grade. Awards affect Block 55, Lot 35; Block 57, Lot 24; Block 96, Lots 1, 54, 56, 57, 58, 59, 60 and 62, and Block 100, Lot 10, Assessment affects Blocks 53, 55, 57, 94, 96, 100, 105 and 106.
SEWER in 86TH RD. (WILLIAMS ST.) from 143d st. to 600 feet west of 143d st. Area

from 143d st. to 600 feet west of 143d st. Area if assessment affects Blocks 758 and 759, RECEIVING BASIN at MYRTLE AVE. and 113TH ST, on the southwest corner. Area of assessment affects Block 193.

87TH ST.-REGULATING, GRADING, etc.,

syrth ST.—REGULATING, GRADING, etc., from Park Lane South to Jamaica ave. Area of assessment affects Blocks 18 to 23.

The above assessments were confirmed by the Board of Assessors on Sept. 15, 1925, and entered Sept. 16, 1925, in the Record of Titles of Assessments kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid on or before Nov. 16, 1925, which is sixty days after the date of said entry of the assessments, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of entry to the date of payment, as provided by sections 159 and 1019 of the Greater New York Charter,

The above assessments are payable to the Collector of Assessments and Arrears in the Municipal Building, Court House square, L. L. City, between the hours of 9 a. m. to 2 p. m., and on

Saturdays until 12 noon. CHARLES L. CRAIG, Comptroller. Dated, New York, Sept. 16, 1925. s18,29

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVE-MENTS in the BOROUGH OF MANHATTAN:

SECTION 1.

RECEIVING BASIN in LISPENARD ST.
(north side), about 160 feet west of Broadway.

Area of assessment affects Block 210.

SECTIONS 2, 3 AND 7.
REPAIRING SIDEWALKS on 2D AVE, in front of 57 and 59. Area of assessment affects Lot 32 in Block 459; on E. 6TH ST, in front of Lo: 32 in Block 459; on E. 6TH ST. in front of No. 222 and 224. Area of assessment affects Lots 19 and 20 in Block 461. Northwest corner of 31ST ST. and 8TH AVE. and the southwest corner of 33D ST. and 8TH AVE. Affects Lot 1 in Block 753. On E. 17TH ST. in front of No. 336, affects Lot 79 in Block 972. In W. 133D ST. in front of 537 and 539, affects Lot 15 in Block 1987, and in EDGECOMBE AVE. in front of 188, affects Lot 103 in Block 2051.

SECTION 8.

REGULATING, GRADING, CURBING AND FLAGGING—W. 184TH and W. 186TH STS. from Broadway to Bennett ave. Area of assess-

from Broadway to Bennett avc. Area of assess-ment affects Block 2180.

ment affects Block 2180.

W. 187TH ST.—REGULATING, GRADING, CURBING AND FLAGGGING from Ft, Washington ave. to Pinchurst ave. Area of assessment affects Block 2179.

W. 219TH ST.—SEWER from Broadway to the page Area of assessment affects Plants 211.

9th ave. Area of assessment affects Blocks 2214

and 2215.

That the above assessment was confirmed by the Board of Assessors Sept. 15, 1925, and en-tered Sept. 16, 1925, in the Record of Titles of Assessments kept in the Bureau for the Collection RECEIVING RASIN at the northeast corner of MFTROPOLITAN AVE. and FLUSHING AVE., about 200 feet rast of Metropolitan ave.

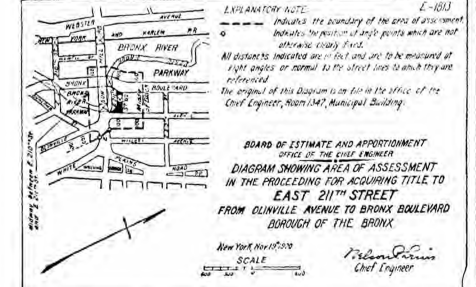
ASSESSMENTS and Arrears of Taxes and Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid on or before Nov. 16, 1925. which is sixty days after the date of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 1019 of the tireater

New York Charter, The above assessment is payable to the Col lector of Assessments and Arrears, at his office, in the Municipal Building, north side, 3d floor, Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12

Dated, New York, Sept. 16, 1925. s18,29 CHARLES L. CRAIG, Comptroller,

following named street and parkway in the BOROUGH OF THE BRONX:
SECTIONS 11 AND 14.
E. 211TH ST.—OPENING from Olinville ave.

to Bronx blvd. Confirmed June 17, 1925; entered Sept. 10, 1925. That the area of assessment is



SECTION 14.
PELHAM PARKWAY NORTH-OPENING from Wallace ave. to Matthews ave. Confirmed June 12, 1925; entered Sept. 10, 1925. That the area of assessment affects property bounded on the moth by a line bisecting the angle formed by the intersection of the prolongations of the northerly line of Pelham Parkway North and the southerly line of Astor ave.; on the east by the westerly line of Matthews ave.; on the south by the northerly line of Pelham Parkway North, and on the west by the easterly line of

That the above entitled assessment was entered on the day hereinbefore given in the Record of Titles of Assessments kept in the Bureau for the Collection of Assessments and Arrears of

Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid on or before Nov. 9, 1925, which is sixty days after the date of entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of entry to the date of payment, as provided by sections 159 and 987 of the Greater New York Charter.

The above assessment is payable to the Col-lector of Assessments and Arrears in the Bergen Building, Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and

5 p. m., and on Saturday until 12 noon. Dated, New York, Sept. 10, 1925. s15,25 CHARLES L. CRAIG, Comptroller.

#### Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COMpanies will be accepted as sufficient upon the following contracts to the amounts named: Supplies of Any Description, Including Gas and

Electricity.

One company on a bond up to \$50,000. When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated Jan. 1, 1914.

One company on a bond up to \$25,000. Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc.
When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated Jan. 1, 1914. Asphalt, Asphalt Block and Wood Block Pave-

Construction.

Two companies will be required on any and every bond up to amount authorized by of Comptroller to the surety companies, dated Jan. 1, 1914.

CHARLES L. CRAIG, Comptroller.

#### BOROUGH OF MANHATTAN.

#### Auction Sale.

THE PRESIDENT OF THE BOROUGH OF Manhattan will sell at 10 a. m., on

FRIDAY, SEPTEMBER 25, 1925,

THE FOLLOWING ABANDONED AND UNCLAIMED ARTICLES AT THE VARIOUS CORPORATION VARDS:

OFFICE AND HOUSEHOLD FURNITURE, STORE FINTURES, SAFES, TYPEWRITERS, CASH REGISTERS, MACHINERY, SHAFTING, PARTS OF AUTOS, SHOW CASES, ELECTRIC MOTORS, PLAYING PIANO, MISIC ROLLS, SIGNS, OLD IRON, OLD RUBBER, 1 5-CUBIC-YARD WATSON BOTTOM DUMPING TRAILER, ETC.

The sale to commence at the Corporation Yard,

The sale to commence at the Corporation Yard, L34 Madison st.; thence to the Corporation Yard, 32 Tompkins st.; thence to the Asphalt Plant, 90th st. and Avenue A.

The purchaser will be required to remove the articles and other goods within I days, and all materials, etc., not removed within the time specified will be resold and disposed of as proided by law.

Dated Sept. 15, 1925, s18,25 JULIUS MILLER, President.

## DEPARTMENT OF CORRECTION.

#### Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Correction, at the office of the Department of Correction, Room 2402, Municipal Building, Manhattan, until 11 a. m.,

#### MONDAY, SEPTEMBER 28, 1925.

FOR FURNISHING ALL LABOR AND MATERIAL FOR FURNISHING, DELIVERING AND INSTALLING A FIRE ALARM SIGNAL BOX AT THE CUTY PRISON, QUEENS, I COURT SQUARE, LONG ISLAND OUT OF THE COURT SQUARE, LONG ISLAND

The bond required for the faithful performance of the contract is \$600.

The time allowed to complete the work will be

thirty (30) consecutive working days.

Certified check payable to the Compttoller of The City of New York, or cash, to the amount of \$30, most accompany the bid and be in a separate envelope.

Blank forms and specifications may be had at the office of the Department of Correction, Room 2402. Municipal Building, Manhattan. FREDERICK A. WALLIS, Commissioner,

last page, last column of the "City Record."

## BOROUGH OF BROOKLYN.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Brooklyn, at Room 21, Borough Hall, Brooklyn, until 11 a. m.,

## WEDNESDAY, SEPTEMBER 30, 1925. NO. 1. FOR REGULATING AND REPAY ING WITH PERMANENT ASPHALT PAYE

MENT ON A 6-INCH CONCRETE FOUNDATION PORTIONS OF THE ROADWAY OF ATLANTIC AVE. FROM FLATBUSH AVE. TO 200 FEET WEST OF 6TH AVE.

The Engineer's estimate is as follows: 130 hnear feet old rurbstone reset in concrete. 130 linear feet new curbstone set in concrete. 450 linear feet granite heading stones set in

406 cubic vards concrete outside vailroad area. 65 cubic yards concrete within railroad area. 2,460 square yards asphalt pavement outside railroad area (5 years maintenance). 395 square yards asphalt payement within rail road area (no maintenance).

550 square yards adjacent pavement to be re-

Time allowed, 30 consecutive working days.

Security required, \$4,500. Each bid must be accompanied by a deposit of \$225 in cash or certified check made payable to the order of the Comptroller of The City of New York.

NO. 2. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF KINGS HIGHWAY FROM BAY PEWAY TO QUENTIN RD.

The Engineer's estimate is as follows: 380 linear feet bluestone heading stones set in

1,013 cubic yards concrete. 9,748 square yards asphalt pavement (5 years Time allowed, 35 consecutive working days.

Security required, \$9,000.
Each bid must be accompanied by a deposit of \$450 in cash or certified check made payable to the order of the Comptroller of The City of New

NO. 3. FOR REGULATING, CURBING AND PAYING WITH PERMANENT AS PHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF NEPTUNE AVE, FROM W. 37TH ST. TO W. RETH ST

The Engineer's estimate is as follows: 308 cubic yards excavation to subgrade. 560 linear feet cement curb (1 year mainte

nance). 230 cubic yards concrete. 1.407 square yards asphalt pavement (5 years maintenance).

Time allowed, 25 consecutive working days. Scenrity required, \$1,600.
Each bid must be accompanied by a deposit of \$80 in cash or certified check made payable to the order of the Comptroller of The City of

The bidder will state the price of each item or article contained in the specifications per foot, cubic yard or other unit of measure by which the bids will be tested. The bids will be com-pared and the contracts awarded at a lump or

aggregate sum for each contract.

Blank forms may be obtained at the office of the Bureau of Highways, Room 502, No. 50

Court st., Brooklyn.

Sl8,30 JOSEPH A. GUIDER, President.

25 See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Brooklyn, at Room 21, Borough Hall, Brooklyn, until 11 a. m.,

WEDNESDAY, SEPTEMBER 30, 1925.

NO. 1. FOR FURNISHING ALL THE LA-BOR AND MATERIALS REQUIRED FOR CONSTRUCTION OF A PASSAGEWAY BETWEEN THE JUDGE'S ROOM AND THE COURT ROOM AT 495 GATES AVE., BOROUGH OF BROOKLYN.

The time allowed for the completion of the work and the full performance of the contract will be ninety (90) consenting agriculture of the contract will be ninety (90) consenting agriculture of the contract.

will be ninety (90) consecutive working days.

will be ninety (90) consecutive working days.

The amount of security required will be \$4,000. Each bid must be accompanied by a security deposit of \$150 in cash or certified check payable to the order of the Comptroller of The City of New York.

NO. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND INSTALLING TWO TUBULAR BOILERS AT THE PUBLIC BATH, 4TH AVE, AND PRESIDENT ST., BOROUGH OF BROOKLYN.

The time allowed for the completion of the work and the full performance of the contract will be sixty (60) consecutive working days.

will be sixty (60) consecutive working days.

The amount of security required will be \$1,500. Each hid must be accompanied by a security deposit of \$173 in eash or certified check payable to the order of the Comptroller of The City of New York.

Bidders will be required to state a price for the work complete in each instance. Bids will be compared and the contracts awarded at a inmp or aggregate sum for each contract.

Blank forms may be obtained at the office of the Bureau of Public Buildings and Offices, Ruom 1003, No. 50 Court st., Brooklyn, \$18,30 JOSEPH A. GUIDER, President. 12 See General Instructions to Bidders on last page, last column of the "City Record."

## FIRE DEPARTMENT.

#### Proposals.

SEALED BIDS WILL BE RECEIVED BY the Fire Commissioner, at his office, 14th door, Municipal Building, Manhattan, until 10:30 a. m.,

TUESDAY, SEPTEMBER 29, 1925. FOR FURNISHING ALL THE LABOR AND

MATERIALS NECESSARY AND REQUIRED FOR ALTERATIONS AND REPAIRS TO THE QUARTERS OF ENGINE CO. NO. 255. 1369 ROGERS AVE., BORDUGH OF BROOK-

The time allowed for doing and completing the work will be forty (40) consecutive working

days.
The amount of security required for the performance of the contract will be Twenty-five Hundred Dollars (\$2,500).

No bid will be considered unless it is accom-As but will be considered utiless it is accompanied by a deposit, which shall be in the form of money or certified check upon one of the State or National banks or trust companies in the City of New York, or a check of such bank or trust company, signed by a duly authorized officer thereot, drawn to the order of the Comptroller, or corporate stock or other certificates of inhalteness. indebtedness of any nature issued by The City of New York and approved by the Computatler as of equal value with the security required. Such deposit shall be in the sum of One Hundred and Twenty-five Dollars (\$125). Award, if made, will be to the lowest formal ider for the entire contract.

Blank forms and further information may be obtained and the plans and drawings may be seen in the office of the Bureau of Repairs and Supilies in the Fire Department, Rosan 1120, Municipal Building, Manhattan,

A deposit of Five Dollars (\$5) in cash will be required from all intentions bidders for each set of plans and specifications received. The deposit will be returned in each case upon surrender of the plans and specifications within ten days after the receipt of bids.

THOMAS J. DRENNAN, Fire Commis-

sinner. s17,29 g& See General Instructions to Bidders on last page, last column of the "City Record."

SEALED RIDS WILL BE RECEIVED BY the Fire Commissioner, at his office, 17th floor, Manietpal Budding, Manhattan, until 10.30 & m.,

TUESDAY, SEPTEMBER 29, 1925. FOR ALL EABOR AND MATERIALS NECESSARY AND REQUIRED FOR BRAV-ING PART OF SECOND FLOOR UNDER HOSE LOFT AND FOR REPAIRS IN CON-TERS OF ENGINE COMPANY NO. 246, LO-CATED AT NOS. 2733-2739 E. 23D ST., SHEEPSHEAD RAY, BOROUGH OF BROOK-

The time allowed for doing and completing the work will be forty-five (45) consecutive working The amount of security required for the per-ormance of the contract will be Seventeen Hun-

dred and Fifty Dollars (\$1,750).

No bid will be considered unless it is accompanied by a deposit, which shall be in the form at money or certified check upon one of the State or National banks or trust companies in the City of New York, or a check of such bank or trust company, signed by a duly authorized officer thereof, drawn to the order of the Comptroller, or corporate stock or other certificates of

troller, or corporate stock or other certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value with the security required, Such deposit shall be in the sum of Eighty-seven Dollars and Fifty Cents (\$87.50).

Award, if made, will be to the lowest formal hidder for the entire contract.

Blank forms and further information may be obtained and the plants and drawings may be seen in the office of the Bureau of Repairs and Sun-

obtained and the plates and drawings may be seen in the office of the Bureau of Repairs and Supplies in the Fire Department, Room 1120, Municipal Building, Manhattan,

A deposit of Five Dollars (\$5) in each will be required from all intending bidders for each set

plans and specifications received. The deposit will be returned in each case upon surrender of the plans and specifications within ten days after the receipt of bids. THOMAS J. DRENNAN, Fire Commis-

26 See General Instructions to Bidders on last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY

the Fire Commissioner, at his office, 11th floor, Municipal Building, Manhattan, until 10.30 a. m., TUESDAY, SEPTEMBER 29, 1925. FOR FURNISHING ALL THE LABOR AND

MATERIALS NECESSARY AND REQUIRED

FOR ALTERATIONS AND REPAIRS TO THE QUARTERS OF ENGINE COMPANY NO. 428, LOCATED AT NO. 438 39TH ST., ROROUGH OF BROOKLYN.

The time allowed for doing and completing the work will be seventy-five (75) consecutive work-The amount of security required for the per-

formance of the contract will be Fifteen Hun

dred Dollars (\$1,500).

No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money or certified check upon one of the State or National banks or trust companies in the City of New York, or a check of such bank or trust company, signed by a duly authorized officer thereof, drawn to the order of the Comptroller, or corporate stock or other certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value with the security required. Such deposit shall be in the sum of Seventy-five

Award, if made, will be to the lowest formal

bubler for the entire contract.
Blank forms and further information may be obtained and the plans and drawings may be seen in the office of the Burcau of Repairs and Sup-plies in the Fire Department, Room 1120, Municipal Building, Manhattan.

A deposit of Five Dollars (85) in cash will be

required from all intending bidders for each set of plans and specifications received. The deposit will be returned in each case upon surrender of the plans and specifications within ten days after the receipt of bids.
THOMAS J. DRENNAN, Fire Commis-

25 See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Fire Commissioner, at his office, 14th floor, Municipal Building, Manhattan, until 10,30 a. m.,

TUESDAY, SEPTEMBER 29, 1925.

FOR ALL THE LABOR AND MATERIALS FOR ALL THE LABOR AND MAJERIALS NECESSARY AND REQUIRED FOR RE-PAIRS TO THE QUARTERS OF ENGINE CO. NO. 31, LOCATED AT NO. 87 LAFAYETTE ST. EOROUGH OF MANHATTAN.

The time allowed for doing and completing the work will be twenty (20) consecutive working

The amount of security required for the per-

formance of the contract will be Eleven Hundred and Twenty-five Dollars (\$1,125).

No hid will be considered unless it is accompanied by a deposit, which shall be in the form of money or certified check upon one of the State or National banks or trust companies in the City of New York, or a check of such bank or trust company, signed by a duly authorized officer thereof, drawn to the order of the Company, signed by a duly authorized officer thereof. troller, or corporate stock or other certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value with the security required. Such deposit shall be in the sum of Fitty-six Dollars and Twenty five Cents (\$56.25).

Award, if made, will be to the lowest formal bilder for the entire contract. Blank forms and further information may be obtained and the plans and drawings may be seen in the office of the Burcan of Repairs and Supplies of the Fire Department, Room 1120, Municipal Building, Manhattan.

A deposit of Five Dollars (\$5) in cash will be required from all intending hidders for each set

required from all intending bidders for each set of specifications received. The deposit will be returned in each case upon surrender of the specifications within ten days after the receipt of bids.

THOMAS J. DRENNAN, Fire Commis-

ge See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Fire Commissioner, at his office, 11th floor, Municipal Building, Manhattan, until 10,30 a. m.,

TUESDAY, SEPTEMBER 29, 1925.

FOR FURNISHING ALL THE LABOR AND MATERIALS NECESSARY AND REQUIRED FOR ALTERATIONS AND REPAIRS TO THE QUARTERS OF HOOK AND LADDER COMPANY NO. 104, 163 S. 2D ST., BOROUGH OF PRODUCTS. OF BROOKLYN.

The time allowed for doing and completing the work will be one hundred (100) consecutive working days.

The amount of security required for the per-

formance of the contract will be Thirty-five Hun-dred Dollars (\$3,500).

No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money or certified check upon one of the State or National banks or trust companies in the City of New York, or a check of such bank or trust company, signed by a duly authorized officer thereof, drawn to the order of the Comptioller, or corporate stock or other certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value with the security required. Such deposit shall be in the sum of One Hundred

and Seventy-five Dollars (\$175).

Award, if made, will be to the lowest formal bidder for the entire contract.

Blank forms and further information may be

obtained and the plans and drawings may be seen in the office of the Bureau of Repairs and Supplies in the Fire Department, Room 1120, Municipal Building, Manhattan.

A deposit of Five Dollars (85) in cash will be

required from all intending biddees for each set plans and specifications received. The deposit will be returned in each case upon surrender of the plans and specifications within ten days after the receipt of bids. THOMAS J. DRENNAN, Fire Commis-

& See General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Fire Commissioner at his office, 11th floor, Municipal Building, Manbattan, until 10.30 a. m.,

TUESDAY, SEPTEMBER 22, 1925.

FOR ALL THE LABOR AND MATERIALS
NECESSARY AND REQUIRED FOR CHANGING. THE FIREBOATS "THOMAS WILLETT" AND "JAMES DUANE" FROM COALBURNING VESSELS TO OIL BURNERS,
AND FOR OTHER WORK THEREON.

The time allowed for doing and completing the
work on each boat will be forty-five (45) consecutive working days.

The amount of security required for the performance of the contract will be Thirty-seven Thousand Dollars (\$37,000).

No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money or certified check upon one of the State or National banks or trust companies in the City of New York, or a check of such bank or trust company, signed by a duly authorized officer thereof, drawn to the order of the Comptroller, or corporate stock or other certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value with the security required. Such of equal value with the security required. Such deposit shall be in the sum of Eighteen Hundred and Fifty Dollars (\$1.850).

Award, if made, will be to the lowest formal bidder for the entire contract.

Blank forms and further information may be

obtained at the office of the Bureau of Repairs and Supplies of the Fire Department, Koom 1120, Municipal Building, Manhattan.

THOMAS J. DRENNAN, Fire Commissional Communications of the Communication of the Communicati

& See General Instructions to Bidders last page, last column of the "City Record."

#### MUNICIPAL CIVIL SERVICE COMMISSION.

#### Proposed Adoption of Special Resolution.

PUBLIC NOTICE IS HEREBY GIVEN OF the proposed adoption by the Municipal Civil Service Commission of the following special resolution:

Whereas, The Board of Estimate and Appor tionment, in a modification of the Budget for the year 1925, has approved the establishment of a minimum rate of compensation of \$2,400 per annum, in the office of the Borough President of the several horoughs, for all Inspectors of Plumb-ing, Inspectors of Elevators, Inspectors of Pub-lic Works, Inspectors of Plastering, Inspectors of Masonry and Carpentry, Inspectors of Iron and Steel Construction, Inspectors of Regulating, Grading and Paving, Inspectors of Sewer Construction and Inspectors of Sewer Connections, classified in Part IV. The Inspection Service, of the classification of the Municipal Civil Service Commission, which is graded as follows: Grade 1, \$1,200 annually; Grade 2, \$1,560 annually; Grade 3, \$2,160 annually; Grade 4, \$2,760 annually, or over; and for Assistant Engineers, Plan Examiners and Engineering Inspectors, in Plan Exammers and Engineering Inspectors, in Part III, The Engineering Service, graded as follows: Grade "A," \$1,200 annually; Grade "B," \$1,560 annually; Grade "C," \$2,160 annually; Grade "D," \$2,760 annually, or over; and Whereas. The fixation of the aforesaid minimum rate of \$2,400 per annum to certain cases will constitute a promotion in accordance with section 16 of the State Civil Service Lawars many Inspectors affected are receiving at as many Juspectors affected are receiving at present, less than \$2,160 annually, and, therefore, the increase in compensation is beyond the limits fixed for the grade in which the position is classified; and

Whereas, All persons serving under any of the titles specified without exception will receive not less than \$2,400 annually, and therefore the provisions of the Civil Service Law that vacancies shall be filled by competitive examination where practicable do not apply; and Whereas. The duties of such persons at the

increased compensation will be unchanged and therefore no essential tests or qualifications higher than or different from those required for original entrance into the said positions will be required for the said positions at the increased

Whereas, None of the Municipal Civil Service rules appears to be applicable to the unusual conditions which have arisen, be it hereby Resolved. That, subject to the approval of the Mayor and the State Civil Service Commission, the provisions of clause 23 of Rule XV of the Municipal Civil Service rules be and they are hereby waived insofar as they affect the power of the Municipal Civil Service Commission to authorize the promotion of the aforesaid Inspectors to Grade 3 of Part IV. The Inspection Service; or Grade "C" of Part III. The Engineering Service, without examination, pursuant the provisions of section 16 of the State

Civil Service Law.

A public hearing will be allowed at the request of any interested person in accordance with Rule III, at the office of the Municipal Civil Service Commission, Municipal Building (Room

WEDNESDAY, SEPTEMBER 23, 1925.

MUNICIPAL CIVIL SERVICE COMMIS-SION, ABRADAM KAPLAN, President; FERDINAND Q. MORTON and WILLIAM DRENNAN, Commis-

MARTIN A. HEALY, Secretary.

## Notices to Appear for Examinations.

LAUNDRY-BATH ATTENDANT (MALE AND FEMALE), GRADE 2.

Practical test will be held at the Julia Richman High School. 2d ave. and 67th st., Manhattan, commencing at 9.30 a. m., on THURSDAY, SERT 21, 10125 SEPT. 24, 1925.

ENGINEER INSPECTOR (ARCHITEC-TURAL), GRADE C.
Physical examination will be held in Room 1401. Municipal Building, Manhattan, com-mencing at 9.30 a. m., on TUESDAY, SEPT. 22,

Written examination will be held in Room 1417, Municipal Building, Manhattan, commencing at 9.45 a. ns., on TUESDAY, SEPT. 22, 1925.

ENGINEER INSPECTOR, GRADE B (BOARD OF TRANSPORTATION).

Physical examination will be held in Room 1401. Municipal Building, Manhattan, commencing at 9.30 a. m., on MONDAY, SEPT, 21, 1035.

Written examination will be held in Room 1417. Municipal Building, Manhattan, commencing at 9.45 a. m., on MONDAY, SEPT, 21, 1925. MARTIN A. HEALY, Secretary.

## DEPARTMENT OF STREET CLEANING.

## Auction Sale of Condemned Property.

NOTICE IS HEREBY GIVEN IN ACCORDance with the provisions of section 541 of the Greater New York Charter, that the Department of Street Cleaning will sell at public auction at the premises, 32d st. and 2d ave., Borough of Brooklyn, at 10 a.m., on

WEDNESDAY, SEPTEMBER 23, 1925. THE FOLLOWING DESCRIBED CON-DEMNED PROPERTY BELONGING TO THE SAID DEPARTMENT:

SAID DEPARTMENT:

2 old Eco Watchmen's Clocks, located at 32d st. and 2d ave., Bklyn.

100, more or less, old Prest-o-Lite Tanks, at 32d st. and 2d ave., Bklyn.

5,000 lbs., more or less, Scrap Brass, at 32d st. and 2d ave., Bklyn.

50,000 lbs., more or less, old Solid Rubber Tires, at 32d st. and 2d ave., Bklyn.

2,000 lbs., more or less, old Auto Shoes, at 32d st. and 2d ave., Bklyn.

500 lbs., more or less, old Auto Inner Tubes, at 32d st. and 2d ave., Bklyn.

10,000 lbs., more or less, old Auto Truck Tire Rims, at 32d st. and 2d ave., Bklyn.

2, more or less, old empty Barrels, with one

42, more or less, old empty Barrels, with one head, at 32d st. and 2d ave., Bklyn.
28, more or less, old empty Barrels, with two heads, at 32d st. and 2d ave., Bklyn. 100,000 lbs., more or less, old Malleable, Tire and Scrap Iron, located at 11th st. and 2d ave.,

Bklyn, TERMS OF SALE. The highest hidder must make payment in cash or bankable funds at the time and place of sale

On bids of \$200 or less, in full; on bids in excess of \$200, deposit of 50 per cent, will be required at time of sale, and full payment on such lots, based upon the estimated weights, must be made by the purchaser before any removal of the material is begun. Adjustments are to be made according to actual weight at time of weighing and delivery of the material.

Purchasers must apply 48 hours in advance for permission to remove material.

Purchasers must remove all materials within

ten days after the sale; otherwise purchaser will forfeit money paid at the time of the sale, and the material will thereafter he resold for the benefit of the City.

All removals of materials must be made under the companions of the Days the Company of the Company of the Days the Company of the Company o

the supervision of an employee of the Department, designated by the Commissioner of Street Cleaning, Removal must go on continuously when once started. Purchasers will not be allowed to select material for removal at will.

The right is reserved to withdraw any or all of the above described articles either before or during the sale.

No bid may be withdrawn pending the accept-

ance or rejection of same.

ALFRED A. TAYLOR, Commissioner.

Dated Sept. 3, 1925. s11,23

#### Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Street Cleaning, at his office, Room 1244, Municipal Building, until

MONDAY, SEPTEMBER 28, 1925.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO REPAIR D. S. C. DUMPER "P."

The time allowed for the completion of the work and the full performance of the contract is twenty (20) consecutive working days.
The contract, if awarded, will be awarded to

the lowest bidder.

The amount of -courity required for the faithful performance of the contract will be Fifteen

Hundred Dollars (\$1,500). Each bid shall be accompanied by a certified check upon one of the State or National banks or trust companies of the City of New York, or a check on such bank or trust company signed hy a duly authorized officer thereof, drawn to the order of the Comptroller of The City of New York, or money or corporate stock or certificate of indehtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value, of not less than Seventy-five Dollars (\$75). The check, money or securities must not be included in the en-

ve one containing the bid Blank forms and envelope, in which to enclose the same, copies of the contract, including the specifications in the form approved by the Corporation Counsel, may be obtained upon application at the main office of the Department of Street Cleaning, Room 1244, Municipal Building,

Manhattan.
A. A. TAYLOR, Commissioner of Street Cleaning. Dated Sept. 15, 1925.

Rasee General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Street Cleaning at his office, Room 1244, Municipal Building, until 12

MONDAY, SEPTEMBER 21, 1925. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO REPAIR D. S.

C. SCOW NO. 43.

The time allowed for the completion of the work and the full performance of the contract

is eighteen (18) consecutive working days.

The contract, if awarded, will be awarded to the lowest bidder.

The amount of the security required for the

faithful performance of the contract will be One Thousand Dollars (\$1,000). Each bid shall be accompanied by a certified check upon one of the State or National banks or trust companies of the City of New York, or a check on such bank or trust company signed by a duly authorized officer thereof, drawn to the order of the Comptroller of The City of New York, or money or corporate stock or certificate of indehtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value of not less than Fifty Dollars (\$50). The check, money or securities must not be included in the envelope containing

Blank forms and envelopes, in which to enclose the same, copies of the contract, including the specifications in the form approved by the Corporation Counsel, may be obtained upon application at the main office of the Department of Street Cleaning, Room 1244, Municipal Building Machattan ing, Manhattan.

A. A. TAYLOR, Commissioner of Street

Cleaning. Dated September 8, 1925. \$10,21 建子See General Instructions to Bidders on last page, last column of the "City Record'."

BOROUGH OF THE BRONX.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of The Bronx, at his office, Municipal Building, Crotona Park, Tremont and 3d aves, until 11 a. m., on

THURSDAY, OCTOBER 1, 1925. NO. 1. FOR REGULATING, GRADING, SETTING CURB, BUILDING INLETS, RECEIVING BASINS, DRAINS, CULVERTS, APPROACHES AND GUARD RAILS WHERE NECESSARY IN CAMBRIDGE AVE. FROM W. 235TH ST. TO A POINT 132 FEET SOUTHERLY FROM W. 234TH ST., WITH A TEMPORARY APPROACH FROM THE LAT-TER POINT TO W. 232D ST., TOGETHER WITH ALL WORK INCIDENTAL THERETO. The Engineer's estimate of the work is a

1,000 cubic yards of earth excavation. 350 cubic yards of rock excavation, above sub grade of street.

4.800 cubic yards of filling. 1,200 linear feet of new straight bluestone curb 50 linear feet of new corner bluestone curb. 240 square feet of new bridgestone. 140 cubic yards of dry rubble masonry. 100 linear feet of vitrified pipe drains, 12 inches

a diameter. 1,000 feet, board measure, timber, 360 linear feet of new guard rail. The time allowed for the full completion of the

herein described will be 45 consecutive working days.

The amount of security required for the proper

performance of the contract will be Four Thousand Dollars (\$4,000).

NO. 2. FOR REGULATING, GRADING, SETTING CURB, LAYING SIDEWALKS AND CROSSWALKS, BUILDING INLETS, RECEIVING BASINS, DRAINS, CULVERTS, APPROACHES AND GUARD RAILS WHERE NECESSAY IN E. 172D ST. FROM METCALF AVE. TO ST. LAWRENCE AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO. The Engineer's estimate of the work is as

follows: 50 cubic yards of rock excavation, in trenches.

900 cubic yards of excavation of all kinds, 1.100 cubic yards of filling.
2.600 linear feet of new corner bluestone curb.
330 linear feet of new corner blueston, earb.
50 linear feet of old bluestone curb. 300 square feet of old bluestone flagging. 13,500 square feet of concrete sidewalk (melud

ng maintenance for one year). 1,300 square feet of new bridgestone 150 square feet of oht bridgestom-30 cubic yards of dry rubble masoury

6 receiving basins, type "R.

300 linear feet of vitrified pape draws, 12 mebes diameter. 1.000 feet, board measure, timber

200 linear feet of new guard rail 5 cubic yards of brick masonry. The time allowed for the full completion of the work herein described will be 50 consecutive

aorking days. The amount of security required for the proces performance of the contract will be Nine Thou-

sand Dollars (\$9,000). NO. 3. FOR CONSTRUCTING SEWERS AND APPURTENANCES IN WATERBURY AVE. BETWEEN EASTERN BLVD. AND HOBART AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the work is as follows: 285 linear feet of vitrified pipe sewer, 18-inch 250 linear feet of vitrified pipe sewer, 12 inch. 25 linear feet of vitrified pipe drains, 6 inch

be 30-inch.

55 spurs for house connections. 6 manholes. 250 cubic yards of rock excavation. 20 cubic yards of class "R" concrete, 20 cubic yards of class "t" concrete,

1,000 feet, board measure, of timber. 1,000 feet, board measure, of timber sheeting. The time allowed for the full completion of the work herein described will be 60 consecutive

working days. The amount of security required for the peoper performance of the contract will be Three Thou-

and Dollars (\$3,000). FOR CONSTRUCTING SEWER AND APPURTENANCES IN SELWYN AYE.
BETWEEN E. 172D ST AND MOUNT EDEN
AVE., TOGETHER WITH ALL WORK INCI-DENTAL THERETO.

The Engineer's estimate of the work is as follows:

320 linear feet of virtified pipe sewer, 15-inch. 530 linear feet of vitrified pipe sewer, 12 inch. 25 linear feet of vitrified pipe drains, 6-inch to 30-inch.

110 spurs for house connections, 9 manholes.

600 cubic yards of rock excavation. 25 cubic yards of class "A" concrete, 50 cubic yards of class "B" concrete, 30 cubic yards of class "(" concrete, 2.000 pounds of steel reinforcement bars.

3,000 feet, board measure, of timber, 1,000 feet, hoard measure, of timber sheeting,

1,000 linear feet of piles.

The time allowed for the full completion of the work herein described will be 150 consecutive.

working days. The amount of security required for the proper performance of the contract will be Eight Thou-

sand Dollars (\$8,000). The bidder shall state the price of each item or article contained in the above schedule per linear foot, square font, square yard, cubic yard, or other unit of measurement, by which the hids will he tested. Contracts, if awarded, will be separately awarded for each of the foregoing improve-

Each hid must be accompanied by a deposit in cash or certified check of 5 per cent of the amount of the bid required as security for the proper performance of the contract. Blank forms of bids, upon which bids must be made, can be obtained by application therefor. The plans and specifications may be seen and other information

s21.01 HENRY BRUCKNER, President. Re See General Instructions to Bidders on

last page, last column of the "City Record." SEALED BIDS WILL BE RECEIVED BY the President of the Borough of The Broux, at his office, Municipal Building, Crotona Park,

Tremont and 3d aves., until 11 a. m., on TUESDAY, SEPTEMBER 22, 1925. NO. 1. FOR FURNISHING THE NECES.

NO. 1. FOR FURNISHING THE NECES.

SARY LABOR AND MATERIAL REQUIRED.

TO REMOVE THE PRESENT TERRA COTTA.

PARTITION AND ERECT NEW WATER.

CLOSET COMPARTMENT IN THE DETENTION ROOM ON THE 4TH FLOOR OF THE ANNEX. TO THE BERGEN BUILDING.

ARTHUR AVE., SOUTH OF TREMONT.

AVE., ROROUGH OF THE BRONX.

The time allowed for the full completion of

The time allowed for the full completion of the work herein described will be 20 consecutive working days.

The amount of security required for the proper performance of the contract will be Two Thou-

sand Dollars (\$2,000).

performance of the contract will be 1 wo 1 non-sand Dollars (\$2,000).

NO. 2. FOR CONSTRUCTING SEWERS AND APPURTENANCES IN CORNELL AVE., BETWEEN WHITE PLAINS RD. AND BRONN RIVER AVE., AND FOR SEWERS OF A SIZE THAT WILL GIVE A CAPACITY OF ONE-HALF THE ULTIMATE, AND APPURTENANCES IN BRONN RIVER AVE., BETWEEN CORNELL AVE AND LELAND AVE.; IN LELAND AVE., BETWEEN BRONN RIVER AVE., AND PATTERSON AVE., AND IN PATTERSON AVE., RETWEEN LELAND AVE. AND COMMONWEALTH AVE., AND IN COMMONWEALTH AVE., BETWEEN PATTERSON AVE., BETWEEN BEACH AVE., AND SEWERS AND APPURTENANCES IN LACOMBE AVE., BETWEEN LACOMBE AVE., AND SEWERS AND APPURTENANCES IN LACOMBE AVE., BETWEEN LACOMBE AVE., AND SEWARD AVE., AND IN BEACH AVE., AND THE RESIDENCE SEMINATE OF THE WORK INCOMES.

CIDENTAL THERETO. The Engineer's estimate of the work is as

fellows:
1.825 linear feet of reinforced concrete sewer.
11 feet 6 inches by 8 feet, flat roof.
11 feet 6 inches by 8 feet, flat roof. 1,535 linear feet of reinforced concrete sewer, 8 feet 9 inches by 8 feet, flat roof.

2.005 linear feet of reinforced concrete sewer, 8 feet 6 inches by 8 feet, flat roof. 760 linear feet of reinforced concrete sewer,

7 feet 9 inches by 8 feet, flat roof, 270 linear feet of vitrified pipe sewer, 30-inch. 780 linear feet of vitrified pipe sewer, 24-inch. 270 linear feet of vitrified pipe sewer, 20-inch. 805 linear feet of vitrified pipe sewer, 18 inch. 780 linear feet of vitrified pipe sewer, 15-inch 295 linear feet of vitrified pipe sewer, 12-inch 120 linear feet of hasin connections, 500 linear feet of vitrified pipe drains, 6-inch

1,205 spurs for house connections. 1,650 linear feet of risers.

56 manholes, 4 receiving basins, type "B."
23,000 cubic yards of earth excavation.
15,000 cubic yards of rock excavation.
100 cubic yards of class "A" concrete.
800 cubic yards of class "B" concrete. 200 cubic yards of class "C" concrete, 300 cubic yards of stone ballast, 50,000 pounds of steel reinforcement bars. 25,000 feet, board measure, of timber, 80,000 feet, board measure, of timber sheeting 30,000 linear feet of piles.

20,000 cubic yards of earth embankment, The time allowed for the full completion of the work herein described will be 300 consecutive

working days. The amount of security required for the proper performance of the contract will be Three Hundred Thousand Dollars (\$300,000).

NO. 3. FOR CONSTRUCTING SEWER AND APPURTENANCES IN (CUNETTE INVERTS ONLY) SEWER EASEMENT BETWEEN EASTCHESTER BAY AND POTTER PL.; POTTER PL., BETWEEN SEWER EASEMENT AND WATERBURY AVE.; WATERBURY AVE., BETWEEN POTTER PL. AND STADIUM AVE.; STADIUM AVE., BETWEEN WATERBURY AVE. AND RAWLINS AVE.; RAWLINS AVE., BETWEEN STADIUM AVE., AND EASTERN BIAD., AND SEWERS AND APPURTENANCES IN CAMPBELL DRIVE BETWEEN STADIUM AVE. AND AGAR PL.. TOGETHER WITH ALL WORK INCIDENTAL THERETO. 3. FOR CONSTRUCTING SEWER

The Engineer's estimate of the work is as fol

2.645 linear feet of concrete sewer, 2 feet 6 inches by 2 feet 6 inches, flat roof. 895 linear feet of vitrified pipe sewer, 30 inch 5 linear feet of vitrified pipe sewer, 24 inch. 10 linear feet of vitrified pipe sewer, 18 inch.

170 linear feet of vitrified pipe sewer, 18-inch.
300 linear feet of flexible jointed cast iron
pipe sewer, 12-inch.
200 linear feet of vitrified pipe drains, 6 to 30

250 spurs for house connections. 1.160 linear feet of 6-inch cast iron pipe risets. 100 linear feet of risers (vitrified pipe).

29 manholes. 5.000 cubic vards of rock excavation, 150 cubic yards of class "B" concrete. 100 cubic yards of class "C" concrete. 6,000 pounds of steel reinforcement bars.

10.000 feet, heard measure, of timber, 5,000 feet, heard measure, of timber sheeting, 500 cubic yards of rock fill.

1.000 cubic yards of earth embankment.

The time allowed for the full completion of the work herein described will be 250 consecutive

working days,

The amount of security required for the proper performance of the contract will be Fifty Thousand Dollars (\$50,000).

NO. 4, FOR BUILDING A RETAINING WALL, WHERE NECESSARY, ON THE WESTERLY SIDE OF HARLEM RIVER TERRACE, BETWEEN A POINT ABOUT 490 FEET SOUTH OF FORDHAM RD. AND CEDAR AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the work is as follows:

7.150 cubic yards of earth excavation.
100 cubic yards of rock excavation.
6.710 cubic yards of dry rubble masonry.
35 cubic yards of class "A" concrete.
900 cubic yards of class "B" concrete.

190 cubic yards of rubble masonry in mortar.
8,500 pounds of steel reinforcement bars.
The time allowed for the full completion of the work herein described will be 125 consecutive

working days. The amount of security required for the proper

performance of the contract will be Twenty-two Thousand Dollars (\$22,000).

The bidder shall state the price of each item or article contained in the above schedule per linear toot, square foot, square vard, cubic yard, or other unit of measurement, by which the bids will be tested. Contracts, if awarded, will be separated for each of the foregoing improve-

rately awarded for each of the foregoing improve-Each bid must be accompanied by a deposit in

cash or certified check of 5 per cent, of the amount of the bid required as security for the of bids, upon which bids must be made, can be BLVD obtained by application therefor. The plans and specifications may be seen and other information obtained at said office,

\$10.22 HENRY BRUCKNER, President.

A See General Instructions to Bidders on last page, last column of the "City Record"

## BOROUGH OF QUEENS.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Queens, at hisoffice, 4th floor of the Queens Subway Huilding, 6x Hunterspoint ave., L. 1. City, until 11 a. m.,

## MONDAY, SEPTEMBER 28, 1925.

MONDAY, SEPTEMBER 28, 1925.

NO 1. FOR REGULATING, GRADING, CURPING, LAYING SIDEWALKS AND CONSTRUCTING RECEIVING BASINS WHERE NECESSARY, FOR PAVING WITH A PERMANENT PAVEMENT OF SHEET ASPHALT UPON A CONCRETE FOUNDATION, AND FOR ALL WORK INCIDENTAL THERETO, IN KINDRED (MERCHANT) ST. FROM DITMARS AVE., TO WOOLSEY AVE., BOROUGH OF QUEENS.

The time alloyed for doing and completing

The time allowed for doing and completing the above work will be thirty (50) calendar days. The amount of security required will be Twenty-four Thousand Dollars (\$24,000).

The amount of deposit accompanying the bid shall be five per cent, (5%) of the amount of SECUPITY

The Engineer's estimate of the quantities is

as follows: 1,600 cubic yards excavation to subgrade. 100 linear feet new bluestone headers furnished and so, in concrete, and five (3) years' maintenano. 600 likear fect cement concrete curb furnished

and constructed with shell mosne, and one (1) year's montenance. 1,400 square feet centent sidewalk farnished

and constructed, and one of) year's maintenance, 1,000 only yards concrete in place.

(a) on opene yards completed sheet asphalt pavement had, including binder course, and five

o years' maintenance. Too fawar feet 12 mgh cityfied pipe in place. no linear (ve) 10 such vitrilled more in place.

sever manifoles adjusted (standard, Bureau al Seguest I new smorker I has minlets, Type No. 3, built

(standard, Roman of Sewers), 2 new lasm mandades, Type No. 3, built

2 few 13-40 figuration, Type 3xi, 3, 3xiii 1835mbrd, Rurean at Sewers). NO 2 FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS, FROM KINGSLAND AVE, TO THE RIGHT OF WAY OF THE LONG 18CAND RAIL-ROAL, AND FOR REGULATING, RECURB-ING AND REFLAGGING AND CONSTRUCT-ING RECEIVING BASINS WHERE NECESSARY, TOGETHER WITH ALL WORK INCL. DENTAL THERETO FROM ROOSEVELT AVE TO THE RIGHT OF WAY LINE OF THE LONG ISLAND RAULROAD IN 51ST ST. BOROLGH OF OUTENS.

shall he five per cent. (5%) of the amount of Security.

The Engineer's estimate of the quantities as follows:

150 cubic yards excavation. 600 linear feet cement concrete curb furnished and constructed with steel nosing, and one (1)

year's maintenance,

3,000 square feet cement sidewalk furnished and constructed, and one (1) year's maintenance.

150 linear feet 10-inch vitrified pipe in place.

400 linear feet 12-inch vitrified pipe in place. 2 new catch basins built (standard, Bureau of

Highways). 2 sewer manholes adjusted (standard, Bureau of Sewers).
10 new standard basin inlets built (standard,

Burrau of Sewers).

2 standard basin inlets adjusted (standard, Bureau of Sewers) 8 new basin manholes built (standard, Burcau of Sewersl.

I basin manhole adjusted (standard Roreau of

I tree removed. 400 cubic yards steam ashes furnished and

NO. 3. FOR REGULATING, GRADIANG, CURBING, LAVING SIDEWALKS AND CON-STRUCTING RECEIVING BASINS WHERE NECESSARY, TOGETHER WITH ALL WORK THERETO IN SIST ST. FROM THE RIGHT OF WAY OF THE LONG
ISLAND RAILROAD TO CORONA AVE.,
BOROUGH OF QUEENS.
The time allowed for doing and completing
the above work will be forty-five (45) calendar

The amount of security required will Twenty-one Thousand Dollars (\$21,000), The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of

security.

The Engineer's estimate of the quantities is The Eng as follows: 2.000 rubic yards excavation.

3,700 cubic yards embankment (in excess of excavation). 3.700 linear feet cement concrete curb for sished and constructed with steel nusing, and one (1) year's maintenance.

16,700 square feet coment sidewalk furnished and constructed, and one (1) year's maintenance, 300 linear feet 10-inch vitrified pipe in place, 600 linear feet 12-inch vitrified pipe in place, 3 sewer manholes rebuilt (standard, Bureau of

8 sewer manholes adjusted (standard, Bureau of Sewers), 20 new standard basin inlets built (standard, Bureau of Sewers).

9 standard basin inlets rebuilt (standard, Bureau if Sewers). 2 standard basin inlets adjusted (standard Bureau of Sewers).

14 new basin manholes built (standard, Bureau f Scwers) 4 basin manholes adjusted (standard, Bureau of

I basin manhole rebuilt (standard, Bureau of Scuers),

5 trees removed. I street sign posts reset.

Sewers).

660 cubic yards steam askes furnished and

Where concrete retaining walls are required in excavation or embankment the price to be paid for their construction in accordance with plans and directions of the Engineer, shall Twelve Dollars (\$12) per cubic yard of concrete in place.

In place.

The concrete shall be made of one (1) part of best quality of Portland cement, two (2) parts of clean sharp sand and four (4) parts, by volume, of clean, broken stone or gravel, and

volume, of clean, broken stone or gravel, and thoroughly tamped.

NO. 4. FOR REGULATING, GRADING, CURBING, LAYING SIDEWALKS. CONSTRUCTING RECEIVING BASINS AND REMOVING AND REPLACING TREES WHERE NECESSARY, IN 94TH ST. AND JUNCTION BLVD. FROM A LINE ABOUT 430 FEET SOUTH OF JIST AVE. TO NORTHERN BLVD.

EXCEPTION: FROM THE SCOPE OF THIS RESOLUTION SHALL BE EXCEPTED THE EASTERLY SIDEWALK SPACE FROM A LINE ABOUT 92 FEFT SOUTH OF 32D AVE. TO NORTHERN BLVD., BOROUGH OF QUEENS.

The time allowed for doing and completing the above work will be twenty (20) galendar days. The amount of security required will be Five Thousand Dollars (\$5,000).

The amount of deposit accompanying the hid shall be five per cent, (5 c) of the amount of

The Engineer's estimate of the quantities is

500 cubic yards excavation. 1.100 cubic yards embankment (in excess of exeavation). 1,200 linear feet coment concrete curh fur-

rished and constructed with steel nosing, and one (1) year's maintenance. 5,800 square feet cement sidewalk furni-hed and constructed, and one (1) year's maintenance.

7 trees removed. new trees furnished and planted.

I street sign post reset. 350 cubic yards steam askes furnished and

Where concrete retaining walls are required in xeavation or embankment the price to be paid for their construction in accordance with the plans and directions of the Engineer, shall be Twelve Dollars (\$12) per cubic yard of concrete ur place.

The concrete shall be made of one (1) part of best quality of Portland cement, two (2) parts of clean sharp sand and four (4) parts, by olume, of clean, broken stone or gravel, and

thoroughly tamped. NO. 5. FOR REGULATING AND GRADING FOR A WIDTH OF 40 FEET LOCATED ADJACENT TO THE SOUTHERLY HOUSE LINE FOR CURBING, AND FOR ALL WORK INCIDENTAL THERETO, IN HOLLYWOOD (HENRY) ST. FROM JUNIPER AVE. TO CONTRELL ST. (SUTTER AVE.), BOROUGH

OF QUEENS,
The time allowed for doing and completing the above work will be fifteen (15) calendar The amount of security required will be Two

Thousand Dollars (\$2,000). The amount of deposit accompanying the his shall be five per cent. (5%) of the amount of

security.
The Engineer's estimate of the quantities is as

450 cubic yards excavation, 350 cubic yards embankment (in excess of exravation). 1,050 linear feet coment concrete curb furnished

and constructed with steel nosing, and one (1) year's maintenance. I tree removed 200 cubic yards steam ashes furnished and

Where concrete retaining walls are required in excavation or embankment the price to be paid for their construction in accordance with the plans and directions of the Engineer, shall be THE LONG ISLAND RAND and completing the ST. BOROVGH OF OUTENS.

The time allowed for daine and completing the above work will be twenty (20) calendar days.

The amount of security required will be Five best quality of Portland cement; two (2) parts of clean sharp sand and four (4) parts, by

spread.

volume, of clean, broken stone or gravel, and thoroughly tamped.

NO. 6. FOR REGULATING AND GRADING THE SIDEWALK SPACE, LAYING SIDEWALK AND STEAM ASH CROSS-WALKS, AND REMOVING AND REPLACING TREES WHERE NECESSARY, ON THE SOUTHERLY SIDE OF POLK AVE, FROM 5TH ST. TO A LINE ABOUT 15 FEET EAST OF 1ST ST.; FOR REGULATING AND GRADING THE GUTTER SPACE AND SETTING CURB ON THE SOUTHERLY SIDE BETWEEN 5TH ST. AND THE WESTERLY HOUSE LINE OF 4TH ST. FOR RECONSTRUCTING INLET ON THE SOUTHEAST ERLY CORNER OF 4TH ST. AND FOR ALL WORK INCIDENTAL THERETO. IN ACCORDANCE WITH SECTION 435 OF THE CHARTER: SECOND WARD.

The time allowed for doing and completing the above work will be ten (10) calendar days.

The amount of security required will be Two Thousand Dollars (82,000). volume, of clean, broken stone or gravel, and

Thousand Dollars (\$2,000).

The amount of deposit accompanying the hid shall be five per cent. (5%) of the amount of security.

The Engineer's estimate of the quantities is as

follows:

200 cubic yards excavation. 100 cubic yards embankment (in excess of excavation). 225 linear feet cement concrete curb furnished and constructed with steel nosing, and one (1)

year's maintenance. 4,200 square feet cement sidewalk furnished and constructed and one (1) year's maintenance.

1 catch basin rebuilt with double cast from grating (as per plan), (standard, Bureau of

Hickways).

2 trees removed.

2 new trees furnished and planted. 50 cubic yards steam ashes furnished and spread on crosswalks.

SPICAD ON CROSSIELS.

NO. 7. FOR REGULATING, GRADING, CURBING, LAYING SIDEWALKS AND CONSTRUCTING RECEIVING BASINS WHERE NECESSARY FOR PAVING WITH A PERMANENT PAVEMENT OF SHEET ASPHALT UPON A CONCRETE FOUNDATION, AND FOR ALL WORK INCIDENTAL THERETO, IN 161ST (21ST) ST. FROM 35TH AVE. (STATE ST.) TO NORTHERN BLVD.

The time allowed for doing and completing the

The time allowed for doing and completing the above work will be thirty (30) calendar days.

The amount of security required will be Seventeen Thousand Five Hundred Dollars (\$17,500)

The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of The Engineer's estimate of the quantities is as

1.500 cubic yards excavation to subgrade.
70 linear feet new bluestone headers furnished

and set in concrete, and five (5) years' mainte nance. 2,200 linear feet cement concrete curb fur-

nished and constructed with steel nosing, and one (1) year's maintenance,

4.000 square feet cement sidewalk furnished and constructed, and one (1) year's maintenance.
600 cubic yards concrete in place.
3,600 square yards completed sheet asphalt pavement including binder course, and five (5) years' maintenance.

150 square yards stone gutters furnished and laid. 100 linear feet 12-inch vitrified pipe in place. 30 linear feet 10-inch vitrified pipe in place.

I sewer manhole rebuilt (standard, Bureau of Sewers). 2 sewer manholes adjusted (standard, Burcau

of Sewers).

2 new hasin manholes, Type No. 3, built (standard, Bureau of Sewers). I basin manhole adjusted (standard, Bureau of Sewers).

I new standard basin inlet, Type No. 3, built (standard, Bureau of Sewers). 2 standard basin inlets adjusted (standard, Bureau of Sewers).

2 trees removed. NO. 8. FOR REGULATING, REGRADING. SETTING CURB WHERE ADJACENT TO SETTING CURB WHERE ADJACENT TO PAVEMENT AND CONSTRUCTING RECEIVING BASINS WHERE NECESSARY, FOR PAVING WITH A PERMANENT PAVEMENT OF SHEET ASPHALT UPON A CONCRETE FOUNDATION AND FOR ALL WORK INCIDENTAL THERETO, IN QUEENS BLAD, FROM GRAND ST. TO 63D RD. (NORTH HEMPSTEAD TURNPIKE), BOROUGH OF OUTENS, PAVEMENT SHALL BE CONSTRUCTED IN TWO STRIPS EACH 30 FEET IN WIDTH ADJACENT TO CURB LOCATED IS FEET FROM THE HOUSE LINES. INCIDENTAL WORK SHALL INCILUDE PROVIDING, LAYING, RELAYING AND REMOVING SECOND HAND GRANITE AND REMOVING SECOND HAND GRANITE BLOCK UPON RAMPS CONNECTING NEW AND PRESENT PAVEMENT WHERE RE

OURED BY TRAFFIC.

The time allowed for doing and completing the above work will be one hundred and twenty

(170) ralendar days.

The amount of security required will be One Hundred and Forty Thousand Dollars (\$140,000) The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of

The Engineer's estimate of the quantities is as

18,000 cubic yards excavation to subgrade, 1,000 cubic yards embankment (in excess of

excavation). 5.500 linear feet new bluestone headers furnished and set in concrete, and five (5) years maintenance,

30 linear feet new bluestone curb furmshed and set in sand. 30 linear feet old bluestone gurb rejointed and re-et in sand.

5,000 linear feet coment concrete curb furnished and constructed with steel nusing, and one (1) year's maintenance. 100 square feet coment sidewalk furnished and

constructed, and one (1) year's maintenance, 6,500 cubic yards concrete in place, outside of the radioal franchise area, 8 inches thick in foundation, 15 square yards improved granite block pave

ment relaid, including sand bed, cement grouted joints, and no maintenance. 4,500 square yards completed second

grange block pavement laid with sand bed, sand omis, and no maintenance. 27,000 square yards completed sheet asphalt pavement faid (outside the railroad franchise area), including binder course, and five (5) years'

100 square yards brick pavement relaid sand 1,600 square yards stone gutters furnished and had on sand with sand joints.

1.600 square yards stone gutters relaid. 500 linear feet 12-inch vitrified pipe in place. 100 linear feet 18-inch vitrified pipe in place. 120 linear feet 10 inch vitrified pipe in place. 200 linear feet 12-inch cast iron pipe in place. 4 catch basins rebuilt (standard, Bureau of

Highways). 20 new catch basins built (standard, Bureau of Highways). 5 sewer manholes rebuilt (standard, Bureau of Sewers).

10 sewer manholes adjusted (standard, Bureau of Sewers). 10 new standard basin inlets built (standard, Bureau of Sewers).

5 new seepage hasins built (standard, Bureau of Highways), 5 new basin manholes built (standard, Bureau of Sewers).

20 trees removed. 1,500 linear feet completed timber guard rail

10 street sign posts reset, 1,000 cubic yards steam ashes furnished and

1000 cubic yards broken stone in place.

NO. 9. FOR REGULATING, REGRADING, SETTING CURB, WHERE ADJACENT TO PAVEMENT AND CONSTRUCTING RECEIVING BASINS WHERE NECESSARY, FOR PAVING WITH A PERMANENT PAVEMENT OF SHEET ASPHALT UPON A CONCRETE FOUNDATION AND FOR ALL WORK INCIDENTAL THERETO, IN QUEENS BLYOCHEN BOROUGH OF QUEENS, PAVEMENT SHALL BE CONSTRUCTED IN TWO STRIPS EACH 30 FEET IN WIDTH ADJACENT TO CURBS LOCATED 15 FEET FROM THE HOUSE LINES, INCIDENTAL WORK SHALL INCLUDE PROVIDING, LAVING, RELAVING AND REMOVING SECOND HAND GRANITE BLOCK UPON RAMPS CONNECTING NEW AND PRESENT PAVEMENT WHERE REQUIRED BY TRAFFIC. 1000 cubic yards broken stone in place. QUIRED BY TRAFFIC.

The time allowed for doing and completing the above work will be Seventy-five (75) calendar

days.

The amount of security required will be One Hundred and Twenty-two Thousand Dollars (\$122,000).

The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security. The Engineer's estimate of the quantities is

as follows: 10,000 cubic yards excavation to subgrade.

3,000 cubic yards embankment (in excess of excavation). 2.650 linear feet new bluestone headers fur-

nished and set in concrete, and five (5) years' maintenance.
100 linear feet new bluestone curb furnished and set in sand.

50 linear feet old bluestone curb rejointed and reset in sand. 30 linear feet old coment concrete early reset. 10,500 linear feet cement concrete early fur

nished and constructed with steel nosing, and one (1) year's maintenance.
4,700 cubic yards concrete in place, 8 inches thick in foundation, outside the railroad fran-

chise area. 500 square yards second hand granite block pavement laid with sand bed, sand joints, and no maintenance. 22,000 square yards completed sheet asphalt payement laid (outside the railroad franchise area), including binder course, and five (5)

years' maintenance. 200 square yards bituminous macadam pave-

ment restored, and no maintenance.
250 square yards water bound macadain pavement restored, and no maintenance.

1,100 square yards stone gutters furnished and laid on sand with sand joints. 1,000 square yards stone gutters relaid. 1,000 linear feet 12 inch vitrified pape in place, 200 linear feet 18 inch vitrified pipe in place, 500 linear feet 12-inch east iron pipe in place, 4 catch basius rebuilt (standard, Bureau of

Highways). 4 catch basins adjusted (standard, Bureau of

Highways). 25 new catch basins built (standard, Bureau or Highways).
2 sewer manholes rebuilt (standard, Bureau Sewers).

sewer manholes adjusted (standard, Bureau ( Sewers). 5 new scepage basins built (standard, Bureau of Highways). 2.000 linear feet complete timber guard rail in

10 street sign posts reset. 1,000 cubic yards steam ashes furnished and

100 cubic yards broken stone in place, NO. 10. FOR REGULATING, REGRADING, SETTING CURB WHERE ADJACENT TO PAVEMENT AND CONSTRUCTING RECEIVING PASINS WHERE NECESSARY, FOR PAVING WITH A PERMANENT PAVEMENT PAVING WITH A PERMANENT PAVEMENT OF SHEET ASPHALT UPON A CONCRETE FOUNDATION AND FOR ALL WORK INCIDENTAL THERETO, IN QUEENS BLVD FROM VELLOWSTONE AVE. TO UNION TURNPIKE, BOROUGH OF QUEENS PAVE MENT SHALL BE CONSTRUCTED IN TWO STRIPS EACH 30 FEET IN WIDTH ADJACENT TO CURBS LOCATED 13 FEET FROM THE HOUSE LINES, INCIDENTAL WORK SHALL INCLUDE PROVIDING, LAYING, RELAYING AND REMOVING SECOND HAND GRANITE BLOCK UPON RAMPS CONNECTING NEW AND PRESENT PAVEMENT WHERE REQUIRED BY TRAFFIC

MENT WHERE REQUIRED BY TRAFFIC The time allowed for doing and completing the hove work will be seventy-five (73) calendar

days.

The amount of security required will be One Hundred and Twenty-five Thousand Dollars (\$125,000). The amount of deposit accompanying the bid

ecurity. Engineer's estimate of the quantities is or follows: 10,000 cubic yards exeavation to subgrade

shall be five per cent, (5%) of the amount of

1,000 cubic yards embankment (in excess of excavation). 3,500 linear feet new bluestone headers furnished and set in concrete, and five (5) years'

maintenance. 30 linear feet new bluestone curb furnished and set in sand. 30 linear feet old bluestone eurb rejointed and

reset in sand.

50 linear feet old cement concrete curb reset. 10,000 linear feet cement concrete curb furnished and constructed with steel mosing, and one (1) year's maintenance, 500 square feet cement sidewalk furnished and constructed, and one (1) year's maintenance, 5,500 enhie yards concrete in place, outside of the railroad franchise area (8 inches thick in

(oundation). 1,200 square yards second hand granite block payement laid, including sand hed, sand joints, and no maintenance,

23,000 square yards completed sheet asphalt pavement laid (outside the railroad franchise area), including hinder course, and five (5)

years' maintenance. 100 square yards bituminous macadam pave-ment restored, and no maintenance. 1,100 square yards stone gutters furnished and laid on sand with sand joints.

300 square yards stone gutters relaid. 600 linear feet 12-inch vitrified pine in place. 200 linear feet 10-inch vitrified pipe in place. 50 linear feet 18-inch vitrified pipe in place. 250 linear feet 12-inch cast iron pipe in place.

catch basins rebuilt (standard, Bureau of Highways) 6 catch basins adjusted (standard, Bureau of Highways). 25 new catch basins built (standard, Bureau of

Highways). 2 sewer manboles rebuilt (standard, Bureau of Sewers).

5 sewer manholes adjusted (standard, Bureau of Sewers). 15 new standard basin inlets built (standard, Bureau of Sewers).

5 new seepage basins built (standard, Bureau of Highways). 10 new basin manholes built (standard, Bureau

of Sewers). 1,500 linear feet completed timber guard rail

10 street sign posts reset. 1,000 cubic yards steam ashes furnished and

100 cubic yards broken stone in place NO. 11. FOR REGULATING, GRADING, CURBING, LAYING SIDEWALKS, CON-STRUCTING RECEIVING BASINS AND RE-MOVING AND REPLACING TREES WHERE NECESSARY, AND FOR ALL WORK INCIDENTAL THERETO, IN 88TH AVE. FROM ELDERTS LANE TO 78TH ST., FOURTH WARD, BOROUGH OF QUEENS.

The time allowed for doing and completing the

The time allowed for doing and completing the above work will be Twenty-five (25) calendar

days.

The amount of security required will be Sixty-five Hundred Dollars (\$6,500). The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of

security. The Engineer's estimate of the quantities is as follows:

200 cubic yards excavation, 2,200 linear feet cement concrete curb furnished and constructed with steel nosing, and one (1)

11,000 square feet cement sidewalk furnished and constructed, and one (1) year's maintenance.
40 linear feet 10 inch vitrified pipe in place.
2 sewer manholes adjusted (standard, Bureau

of Sewers). 8 standard basin inlets rebuilt (standard,

Bureau of Sewers).
2 standard basin inlets adjusted (standard, Bureau of Sewers).

10 trees removed.

10 new trees furnished and planted.
NO. 12. FOR REGULATING AND FOR
PAVING WITH A PERMANENT PAVEMENT OF SHEET ASPHALT UPON A CONCRETE FOUNDATION AND FOR ALL WORK IN-CIDENTAL THERETO, IN 88TH AVE. FROM ELDERTS LANE. TO 78TH ST., BOROUGH

OF QUEENS.

The time allowed for doing and completing the above work will be twenty-five (25) calendar days. The amount of security required will be Thirteen Thousand Dollars (\$13,000).

The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of

security.

The Engineer's estimate of the quantities is as follows:

450 cubic yards excavation to subgrade. 120 linear feet new bluestone headers furnished and set in concrete, and five (5) years' mainte-

650 cubic yards concrete in place. 3,900 square yards completed sheet asphalt pave-ment, including binder course, and five (5) years'

maintenance.

NO. 13. FOR REGULATING AND PAVING WITH A PERMANENT PAVEMENT OF SHEET ASPHALT UPON A CONCRETE FOUNDATION, TOGETHER WITH ALL WORK INCIDENTAL THERETO, IN 97TH ST. FROM ATLANTIC AVE. TO 103D AVE., BOROUGH OF QUEENS.

The time allowed for doing and completing the

The time allowed for doing and completing the above work will be thirty-five (35) calendar days. The amount of security required will be Twenty-five Thousand Three Hundred Dollars

The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of

security.

The Engineer's estimate of the quantities is

2.100 cubic yards excavation to subgrade.
320 linear feet new bluestone headers furnished and set in concrete.

1,400 cubic yards concrete in place. 8.400 square yards completed sheet asphalt pave ment, including binder course, and five (5) years' maintenance.

I sewer manhole adjusted (standard, Bureau

NO. 14. FOR REGULATING, FOR PAV-ING WITH A PERMANENT PAVEMENT OF SHEET ASPILALT UPON A CONCRETE FOUNDATION, AND FOR ALL WORK INCIDENTAL THERETO, IN 103D (KIMBALL)

AVE. FROM 106TH ST. TO 111TH ST., BOR-OUGH OF QUEENS. The time allowed for doing and completing the above work will be thirty-five (35) calendar days. The amount of security required will be Twenty-two Thousand Dollars (\$22,000).

The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of

Engineer's estimate of the quantities as follows:

1,500 cubic yards excavation to subgrade, 350 linear feet new bluestone headers furnished and set in concrete, and five (5) years'

1,000 cubic yards concrete in place. 6,000 square yards completed sheet asphalt pave-ment laid, including binder course, and five (5)

years' maintenance sewer manhole adjusted (standard, Bureau of Sewers).

NO. 15. FOR REGULATING AND GRAD-ING THE SIDEWALK AND GUTTER SPACES, SETTING CURB AND LAYING SIDEWALKS WHERE NECESSARY, TO-GETHER WITH ALL WORK INCIDENTAL THERETO, IN PLAZA AT THE INTERSECTION OF BEACH CHANNEL DRIVE AND BEACH 95TH ST. FIFTH WARD, IN ACCORDANCE WITH SECTION 435 OF THE CHARTER.

The time allowed for doing and completing the above work will be fifteen (15) calendar days. The amount of security required will be Two Thousand Dollars (\$2,000).

The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of

security.

The Engineer's estimate of the quantities is as follows:

100 cubic yards excavation. 800 linear feet cement concrete curb furnished and constructed with steel nosing, and one (1) year's maintenance.

4,000 square feet cement sidewalk furnished and constructed, and one (1) year's maintenance. The hidder must state the price of each item or article contained in the specifications or schedule herein contained or hereafter annexed per cubic yard, linear foot or other unit of measure, by which the bids will be tested. Bids will be compared and each contract awarded at a lump or aggregate sum. Blank forms may be obtained and the plans or drawings may be seen at the office of the President of the Borough of

Dated Scot. 15, 1925. s17,28 MAURICE E. CONNOLLY, President. gase General Instructions to Bidders on last page, last column of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Queens at his office, 4th floor of the Queens Suhway Building, 68 Hunterspoint ave., L. I. City, until 11 a. m., MONDAY, SEPTEMBER 28, 1925.

NO. 1. FOR REGULATING, GRADING, CURBING, LAYING SIDEWALKS AND CONSTRUCTING RECEIVING BASINS WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL THERETO, IN WOODSIDE AVE. FROM 8TH ST. TO BAXTER AVE., BOROUGH OF QUEENS.

The time allowed for doing and completing the above work will be eighty (80) calendar days. The amount of security required will be Forty-three Thousand Dollars (\$43,000).

The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

security.

The Engineer's estimate of the quantities is as

follows: 11,000 cubic yards excavation.

12,000 linear feet cement concrete curb furnished and constructed with steel nosing and one (1) year's maintenance. 55,000 square feet cement sidewalk furnished

and constructed, and one (1) year's maintenance, 400 square yards stone gutters furnished and

5 sewer manholes rebuilt (standard, Bureau of Sewers). 20 sewer manholes adjusted (standard, Bureau of Sewers).

100 trees removed.

6 street sign posts reset. 2,500 cubic yards steam ashes furnished and spread.

Where concrete retaining walls are required in excavation or embankment the price to be paid for their construction in accordance with the plans and directions of the Engineer, shall be Twelve Dollars (\$12) per cubic yard of concrete in place.

The concrete shall be made of one (1) part of best quality of Portland cement, two (2) parts of clean sharp sand and four (4) parts, by volume, of clean, broken stone or gravel, and thoroughly tamped.

NO. 2. FOR CONSTRUCTION OF RIP-RAP EMBANKMENT OUTSIDE OF AND ADJACENT TO TIMBER BULKHEAD ALONG BEACH CHANNEL DRIVE FROM BEACH 130TH ST. TO BEACH 141ST ST., FIFTH WARD OF THE BOROUGH OF QUEENS.

The time allowed for doing and completing the above work will be one hundred (100) calendar days.

The amount of security required will be Sixty-

seven Thousand Dollars (\$67,000).

The amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of

security. The Engineer's estimate of the quantities is

as follows: 1,200 cubic yards embankment,

17,100 cubic yards rip-rap in place. 1,300 cubic yards ashes furnished and spread. 500 feet, board measure, spruce lumber in place. The bidder must state the price of each item or article contained in the specifications or schedule herein contained or hereafter annexed per cubic yard, linear foot or other unit of measure, by which the bids will be tested. Bids will be compared and each contract awarded at a lump or aggregate sum. Blank forms may be obtained and the plans or drawings may be seen at the office of the President of the Borough of

ted Sept. 15, 1925. s17,28 MAURICE E. CONNOLLY, President. Dated AW See General Instructions to Bidders on last page, last column of the "City Record."

#### BOARD OF ESTIMATE AND APPORTIONMENT.

Notices of Public Hearings.

PUBLIC IMPROVEMENT MATTERS.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held Friday, September 18, 1925 (Cal. No. 1), continued to Friday, October 2, 1925, the hearing on a proposed change in the map or plan of the City of New York by changing the lines and grades of the street system within the affected thereby of the proposed apportion meeting and cause this resolution and a notice to all persons of the croposed apportion meeting the lines and cause this resolution and a notice to all persons affected thereby of the proposed apportion meeting held Friday, September 18, 1925 (Cal. No. 1), continued to Friday, October 2, 1925, the hearing on a proposed change in the map of plan to the cost and expense shall have been ascertained and determined. lines and grades of the street system within the territory bounded by Goulden avenue, West territory Mosholu Parkway South, Gaynor avenue, West 206th street, Navy avenue and West 205th street, Borough of The Bronx, in accordance with a map bearing the signature of the President of the Borough and dated April 7, 1925. The hearing will be held on Friday, October 2,

Hall, Borough of Manhattan, City of New York.

Dated, New York, September 21, 1925.

PETER J. McGOWAN, Secretary, Board of Estimate and Apportionment, Municipal Building,

Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held Friday, September 18, 1925 (Cal. No. 20), continued to Friday, October 2, 1925, the hearing on a proposed area of assessment in the matter of acquiring title to Winchester boulevard from 93d avenue to 87th avenue, Borough

f Queens.
The hearing will be held on Friday, October 2 1925, at 10,30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan, City of New York. (A technical description of the proposed area of assessment in this proceeding was printed in the CITY RECORD from September 5 to Septem-

ber 17, 1925.)
Dated, New York, September 21, 1925.
PETER J. McGOWAN, Secretary, Board of
Estimate and Apportionment, Municipal Building, Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held Friday, September 18, 1925 (Cal. No. 35), continued to Friday, September 25, 1925, the hearing on a proposed amendment of the Use District Map, Section No. 10, by changing from a business to a residence district, the property abutting upon 35th avenue to a depth of 100 feet from a line 100 feet west of 153d street to a line 100 feet east of 191st street,

street to a line 100 feet east of 191st street,
Borough of Queens.

The hearing will be held on Friday, September
25, 1925, at 10.30 o'clock a, m., in Room 16, City
Hall, Borough of Manhattan, City of New York.
Dated, New York, September 21, 1925.
PETER J. McGOWAN, Secretary, Board of
Estimate and Apportionment, Municipal Building,
Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held Friday, September 18, 1925 (Cal. No. 27), continued to Friday, September 25, 1925, the hearing on a proposed amendment of the Use District Map, Sections Nos. 16 and 22, by changing from a business to an unrestricted district the southerly side of Caton place from a line 100 feet west of East 8th street to a line 150 feet east of Ocean parkway. Borough of 150 feet east of Ocean parkway, Borough of Brooklyn.

The hearing will be held on Friday, September 25, 1925, at 10.30 o'clock a, m., in Room 16, City Hall, Borough of Manhattan, City of New York.

Dated, New York, September 21, 1925, PETER J. McGOWAN, Secretary, Board of Estimate and Apportionment, Municipal Building, Telephone, 4560 Worth. \$21,25

No. 25), continued to Friday, October 2, 1925, the hearing on a proposed amendment of the Use District Map, Section No. 12, by changing from an unrestricted to a business district the property abutting upon East 22d street between 1st avenue

and 2d avenue, Borough of Manhattan,
The hearing will be held on Friday, October 2,
1925, at 10.30 o'clock a. m., in Room 16, City
Hall, Borough of Manhattan, City of New York,
Dated, New York, September 21, 1925,
PETER J. McGOWAN, Secretary, Board of
Estimate and Apportionment, Municipal Building,
Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE

Board of Estimate and Apportionment at its meeting held Friday, September 18, 1925 (Cal. No. 38), continued to Friday, September 25, 1925, the hearing on a proposed apportionment of the cost and expense in the proceeding for setting curb, laying sidewalk and constructing receiving basins in Queens boulevard from Union turnpike to Hillside avenue, north of the centre line, and paying the northerly roadway with a permanent payement of sheet asphalt upon a concrete foundation, Borough of Queens, so as to place 36 per cent. of the entire cost and expense on The City of New York; 21 per cent. on the Borough of Queens, and the remaining 43 per cent.

ough of Queens, and the remaining 43 per cent. on the property deemed to be benefited by the said local improvement.

The hearing will be held on Friday, September 25, 1925, at 10.30 o'clock a. m., in Room 16, City Hall, Borough of Manbattan, City of New York, Dated, New York, September 21, 1925.

PETER J. McGOWAN, Secretary, Board of Estimate and Apportionment, Municipal Building, Telephone, 4560 Worth.

Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on Friday, September 18, 1925, (Cal. No. 40), adopted the following resolutions: Whereas, The President of the Borough of Queens has advised this Board that the continuation of the work of improving Queens boule-vard between Van Dam street, Long Island City, and Hillside avenue, Jamaica, Borough of Queens, under authorizations heretofore given, has been prevented by the delay in the relocation of the tracks of the Manhattan and Queens Traction Corporation to the position they will permanently occupy under the plans approved by the Board Whereas, Public interest and safety and the in-terest of the property owners along the route not only require, but demand the immediate com-pletion of the work of improving Queens boule-

Whereas, The Board of Estimate and Apportionment is considering the advisability of author-izing the President of the Borough of Queens to remove the tracks, appurtenances and all over-head equipment of the Manhattan and Queens Traction Corporation in Queens houlevard from their present position, and relocate all of said property in the position they will permanently ccupy; and

Whereas, It appears that the estimated cost of such relocation, including any necessary paving between the tracks and adjacent thereto at street

Resolved, That the Board of Estimate and Apportionment at a meeting to be held on Friday, October 2, 1925, at 10.30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan, will give a public hearing on the proposed apportionment of the cost and expense of said work to be performed under the invisition of the Braident formed under the jurisdiction of the President of the Borough of Queens, pursuant to the provisions of section 247 of the Greater New York Charter, as amended, by placing the entire cost and expense thereof upon The City of New York, to be paid out of the Street Improvement Fund and later collected with the taxes upon the real

Resolved, That the Secretary of this Board cause this resolution and a notice to all persons affected thereby of the proposed apportionment of the cost and expense of this improvement, to be published in the CITY RECORD for ten days con-

published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 2d day of October, 1925.

Dated, New York, September 19, 1925.

PETER J. McGOWAN, Secretary, Board of Estimate and Apportionment, Municipal Building.

Telephone 4500 Worth. Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on Friday, August 28, 1925 (Cal. No. 29-B), adopted the following resolutions:

Whereas, The Board of Estimate and Apportionment, by resolutions adopted on July 19, 1922, authorized proceedings for the acquisition of title to the real property required for the opening and extending of Weisse avenue from Myrtle avenue to Metropolitan avenue, Borough of Queens; and Whereas, The Board of Estimate and Apportionment proposes to change the map or plan of the City of New York by changing the lines and grades of 80th street (Weisse avenue-Dry Harbor road Parkview avenue) from Metropolitan avenue to Myrtle avenue, Borough of Queens, and has adopted a resolution fixing September 25, 1925, as the date for a public hearing on said proposed

map change; be it
Resolved, That the Board of Estimate and
Apportionment consider the advisability of requesting the Corporation Counsel to apply to the
Supreme Court for an amendment of the above described proceedings authorized by the Board, by resolutions adopted on July 19, 1922, so as to provide for the acquisition of title to the real property required for the opening and extending of Weisse avenue (80th street) from Myrtle avenue to Metropolitan avenue, Borough of Queens, as the lines and grades of said street are proposed to be laid out upon the map or plan of the City of New York by the map re-

ferred to above; Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the proposed area of assessment for benefit in these proceedings, as proposed to be amended, is as follows:

Beginning at a point on the southerly line of Central avenue where it is intersected by the prolongation of a line midway between Barbara place and Clara place as these streets are laid out immediately northerly from and adjoining Rutledge street and running thence southwardly along the said line midway between Barbara place and Clara place and along the prolongations of the said line to the intersection with the southerly line of Rutledge street; thence southwardly in a straight line to a point on the southerly line of Varian street where it is intersected by a line midway between Bertha place and Constantia place; thence southwardly along the said line midway between Bertha place and Constantia place and along the prolongation of the said line to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Myrtle avenue, the said distance being measured at right angles to Myrtle avenue; thence westwardly along the said line parallel with Myrtle avenue to the intersection with the Building, prolongation of a line midway between Brush "A resolution regulating and limiting the height s21,25 street and Ford street; thence northwardly along and bulk of buildings hereafter erected and regu-

NOTICE IS HEREBY GIVEN THAT THE the said line midway between Brush street and Board of Estimate and Apportionment at its Ford street and along the prolongations of the meeting held Friday, September 18, 1925 (Cal. said line to the intersection with the southerly right of way line of the Montauk Division of the Long Island Railroad; thence westwardly along the said right of way line to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Griffith avenue as this street is laid out where it adjoins Central avenue, the said distance being measured at right angles to Griffith avenue; thence northwardly along the said line parallel with Griffith avenue and along the prolongation of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Griffith avenue and the westerly line of Morton avenue as these streets are laid out between Market street and Central avenue; thence northwardly along the said bisecting line to the intersection with a line midway between Griffith avenue and Morton avenue as these streets are laid out northerly from and adjoining Darrow street; thence northwardly along the said line midway between Griffith avenue and Morton avenue and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of Metropolitan avenue, the said distance being measured at right angles to Metropolitan avenue; thence eastwardly and always distant avenue; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Metropolitan avenue to the intersection with the prolongation of a line parallel with Clara place as this street is laid out where it adjoins Central avenue and passing through the point of beginning; thence southwardly along the said prolongation of a line parallel with Clara place to the point or place

of beginning.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board, to be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, September 25, 1925, at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be bad.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days, continuously, exclusive of Sundays and legal bolidays, prior to Friday, September 25, 1925.

Dated, New York, September 12, 1925.
PETER J. McGOWAN, Secretary, Board of
Estimate and Apportionment, Municipal Building.
Telephone, 4560 Worth. \$12,23

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its

Board of Estimate and Apportionment at its meeting held on Friday, August 28, 1925 (Cal. No. 29-A), adopted the following resolutions:
Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of the City of New York by changing the lines and grades of 80th street (Weisse avenue-Dry Harbor road-Parkview avenue) from Metropolitan avenue to Myrtle avenue) from Metropolitan avenue to Myrtle avenue, Borough of Queens, in accordance with

a map bearing the signature of the President of the Borough and dated July 6, 1925. Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on Friday, September 25, 1925, at 10.30 o'clock a.m. Resolved, That the Secretary of this Board

cause these resolutions, and a notice to all per-sons affected thereby that the proposed change will be considered at a meeting of the Board to he held at the aforesaid time and place, to be published in the CITY RECORD for ten days con-

published in the CITY RECORD for ten days continuously, Sundays and legal bolidays excepted, prior to the 25th day of September, 1925.

Dated, New York, September 12, 1925.

PETER J. McGOWAN, Secretary, Board of Estimate and Apportionment, Municipal Building. Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its

meeting held on Friday, August 28, 1925 (Cal. No. 77), adopted the following resolutions:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the real property required for the opening and extending of Elkhorn street from Flynn avenue to Sheridan avenue, in the Bor-ough of Queens, City of New York; and Whereas, The Board of Estimate and Appor-

tionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the real property required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said pro-

ceedings, Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 973 of the Greater New York Charter, as amended, hereby gives notice that the pro-posed area of assessment for benefit in these proceedings is as follows:

Beginning at a point on the easterly United States pierhead and bulkhead line of Hawtree Basin located 100 feet south of the southerly line of Sheridan avenue, the said distance being measured at right angles to Sheridan avenue, running thence northwardly, westwardly and northwardly along the United States pierhead and bulkhead line of Hawtree Basin and its northerly prolongation to a point on the north-erly line of Flynn avenue, thence castwardly ilong the northerly line of Flynn avenue to an intersection with the westerly right of way line of the Rockaway Beach Division of the Long Island Railroad, thence southwardly along the westerly right of way line of the Rockaway Beach Division of the Long Island Railroad to a point located 100 feet south of the southerly line of Sheridan avenue, the said distance being measured at right angles to Sheridan avenue, thence west-wardly along a line located 100 feet southerly from and parallel with the southerly line of Sheridan avenue to the point or place of Le-

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in the City of New York, Borough of Manhattan, in the City Hall, on Friday, September 25, 1925, at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there he had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all per-sons affected thereby to be published in the CITY RECORD for ten days continuously, exclusive of Sundays and legal holidays, prior to Friday, September 25, 1925.

Dated. New York, September 12, 1925.
PETER J. McGOWAN, Secretary, Board of Estimate and Apportionment, Municipal Building. Telephone, 4560 Worth. s12,23

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on June 19, 1925 (Cal. No. 59), continued to Friday, September 25, 1925, the hearing on a proposed amendment of the Building Zone Resolution, adopted by the Board on July 25, 1916, and amended on October 3, 1924,

entitled: "A resolution regulating and limiting the height

lating and determining the area of yards, courts and other spaces, and regulating and restricting the location of trades and industries and the locathe location of trades and industries and the location of buildings designed for specified uses and establishing the boundaries of districts for the said purposes," by amending Article II, Use Districts, section 4, paragraph (b), to read as follows (matter in italics being new matter added):

"In a business district no building or premises shall be used, and no building shall be erected, which is arranged, intended or designed to be used for any trade industry or use that is nowicely

with the section 4, paragraph (b), to lead as the section 4, paragraph (b), to lead as the section 4, paragraph (b), to lead as the section 4, paragraph (c), to

NOTICE IS HEREBY GIVEN THAT THE | tionment is considering the advisability of recon-Board of Estimate and Apportionment at its meeting held on Friday, August 28, 1925 (Cal. No. 47), adopted the following resolutions:

Whereas, The Board of Estimate and Apportionment, by resolutions adopted on October 5, 1923, authorized proceedings for the acquisition of title to the real property required for the public park bounded by Grandview avenue, Stanhope street and Linden Hill Cemetery, Borough of Queens, and directed that the entire cost and expense of the proceedings be assessed upon an area of benefit described in the resolutions of authorization; and

or offensive by reason of the emission of odor, dust, smoke, gas or noise; but car barns or places of amusement shall not be excluded, nor shall electrical transformer and distributing stations in those cases where the Public Service Commission of the State of New York shall certify that such location is reasonably necessary in the public

sidering its determination as to the distribution of the cost and expense of the proceedings, and of making a new determination concerning the same, in accordance with the provisions of the Greater New York Charter, as amended, by placing 40 per cent, of the entire cost and ex-pense of the proceedings upon The City of New York; 40 per cent. upon the Borough of Queens (the City's and Borough's shares to be collected with the first tax levy subsequent to the confirmation of the proceedings), and to assess the remaining 20 per cent. upon the proposed authorization; and Whereas, The Board of Estimate and Appor- diagram;

E-4920

LAHAWITH GEMETERY) EXPLANATORY NOTES. Indicates the boundary of the area of assessm Indicates line of a street legally adopted. All distances indicated are in feet and are be BOARD OF ESTIMATE AND APPORTIONMENT OFFICE OF THE CHIEF ENGINEER ensured at right angles or normal to the street DIAGRAM SHOWING AREA OF ASSESSMENT lines to which they are referenced. The position of a line adjoining a railroad, which is not otherwise fixed, is intended to IN THE PROCEEDING FOR ACQUIRING TITLE TO PUBLIC PARK BOUNDED BY GRANDVIEW AVENUE, STANHOPE STREET AND railroad right of way.

The original of this diagram is an file in LINDEN HILL CEMETERY BOROUGH OF QUEENS the office of the Chief Engineer, Room 1347, New York, August 28, 1925 Municipal Building. SCALE Architterer Chief Engineer

Resolved, That this Board consider the proposed action at a meeting of the Board to be held in the City of New York, Borough of Manhattan, in the City Hall, on Friday, September 25, 1925, at 10.30 o'clock a. m., and that at the same time and place a public bearing thereon will then and there be had;

Resolved. That the Secretary of this Board cause these resolutions and a notice to all per-

sons affected thereby to be published in the CITY RECORD for ten days continuously, ex-clusive of Sundays and legal holidays, prior to Friday, September 25, 1925.

Dated, New York, September 12, 1925. PETER J. McGOWAN, Secretary, Board of Estimate and Apportionment, Municipal Building, Telephone, 4560 Worth. \$12,23

Proposed Form of Contract.

# Notices of Public Hearings.

FRANCHISE MATTERS.

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day, the following reso-

lutions were adopted: Whereas, The Tompkins Bus Corporation has by a petition dated August 11, 1925, applied to this Board for the right and privilege to maintain and operate stages or omnibuses for the carrying of passengers from the intersection of Richmond road and New Dorp lane upon and along various streets and avenues to Cedar Grove Beach, in the Borough of Richmond; and Whereas, Sections 72, 73 and 74 of the Greater

New York Charter as amended by chapters 629 and 630 of the Laws of 1905 and chapter 467 of the Laws of 1914, provide for the manner and procedure of making such grants; and

Whereas, Pursuant to such laws this Board adopted a resolution on August 11, 1925, fixing the date for public hearing thereon as August 28, 1925, at which citizens were entitled to appear and be heard and publication was had for at least two (2) days in the New York American and the New York Evening Journal, newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public hearing was

duly held on such day; and
Whereas, This Board has made inquiry as to the money value of the franchise or right applied for and proposed to be granted to the Tompkins Bus Corporation and the adequacy of the compensation to be paid therefor; now, therefore,

Resolved. That the following form of the resolution for the grant of the franchise or right applied for by the Tompkins Bus Corporation containing the form of proposed contract for the grant of such franchise or right, be hereby intro-duced and entered in the minutes of this Board

as follows, to wit:

Resolved, That the Board of Estimate and Apportionment hereby grants to the Tompkins Bus Corporation, the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all of the terms and conditions including the provisions as to rates and charges upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

This contract, made and executed in duplicate this day of , 1925, by and between The City of New York (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and the Tompkins Bus Corporation, a domestic corporation (hereinafter called the Company), party of the second part, witnesseth: In consideration of the mutual covenants and

agreements herein contained, the parties hereto do hereby covenant and agree as follows:

Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege

to maintain and operate stages or omnibuses fo public use in the Borough of Richmond, in the City of New York, upon the following streets

and avenues, to wit:

Beginning at the intersection of Richmond
Road and New Dorp Lane, thence along New
Dorp Lane to Cedar Grove Avenue, thence along Cedar Grove Avenue to Cedar Grove Beach. And to cross such other streets and avenues,

named and unnamed, as may be encountered by the above described streets and avenues, pro vided that temporary deviation therefrom may be permitted as hereinafter set forth. Section 2. The grant of this privilege is sub-

ect to the following conditions:

First—The said right to maintain and operate said stages or omnibuses upon the streets and avenues herein described shall continue only during the pleasure of the Board and shall be re-vocable upon thirty (30) days' notice by the Board to the Company, but in no event shall it extend beyond a term of one year from the date upon which this contract is signed by the Mayor, and thereupon all rights of the Company virtue of this contract shall cease and

determine. Second-The Company shall pay to the City for this right and privilege a sum which shall be equal to five (5) per cent. of the gross receipts of the Company, as hereinafter defined, and for the duration of this contract, but which sum shall not be less than forty (40) dollars per month.

The gross receipts mentioned above shall be the gross receipts of the Company from whatever source derived, either directly or indirectly, in any manner, from or in connection with the operation hereby authorized within the limits of The charges shall commence on the date upon

which this contract is signed by the Mayor.

The charges as above shall be paid into the treasury of the City monthly within five (5) days after the expiration of each calendar month or portion thereof, except in the case of the last payment, when such charges shall be paid within hve (5) days after the termination of this right

and privilege.

Any and all payments to be made by the terms of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York. Third—The charges or payments shall con-

tinue throughout the whole term of this contract, notwithstanding any clause in any statute or in the charter of any other Company providing for payments for similar rights or franchises at a lifferent rate.

Fourth—Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any other corporation or to any individual a similar right and privilege upon the same or other terms and conditions, over the same streets and avenues hereinbefore described.

Fifth—At the termination, revocation or for-feiture of this grant the City, at the election of the Board, shall have the right to purchase all or any part of the property and plant of the Company used for the purpose of the operation of the stages or omnibuses hereby authorized, at a sum equal to a fair valuation of such property and plant, exclusive of any value which such property and plant may have by reason of this contract. Such property and plant are to be valued as if the Company had not exercised the right and privilege granted by this franchise for the said period of this contract, and no allowance shall be made to the Company in such valuation

by reason of such exercise.

If the Company and the City cannot agree upon such valuation of such property and plant then such valuation thereof shall be determined and fixed by three arbitrators selected in the

following manner:
One disinterested person shall be chosen by
the Company; one disinterested person shall be
chosen by the Board, and the two so chosen shall
choose a third disinterested person. The decision under oath of any two of such persons who shall be so selected shall be final and conclusive.

If either the Company or the City fails to appoint an arbitrator as herein provided, or should the first two arbitrators fail to agree on the selection of the third arbitrator within thirty (30) days after the first two arbitrators shall be chosen, or if no two arbitrators so selected shall agree upon the valuation of such property within sixty (60) days after the arbitrators shall be so selected, then such valuation may be fixed by a commissioner appointed by the Supreme Court on the application of either party. Sixth—The rights and privileges hereby granted

shall not be assigned or transferred, either in whole e in part, or leased or sublet in any manner, nor hall title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise without the consent of the City, acting by the Board, evidenced by an instrument, under seal, anything berein contained to the contrary thereof in any wise notwithstanding, and the granting giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents, and no assignment, lease or sublease of the rights or privileges hereby granted, or of any part thereof, or of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall con-tain a covenant on the part of the assignee or lessee that the same is subject to all the conditions assumes and will be bound by all of said conditions, and especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignce or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this contract.

Seventh—The Company shall commence opera-tion immediately upon receiving the necessary approval or authority from the Transit Commission as required by law. If, however, such approval or authority shall not be obtained by the Company within thirty (30) days from the date upon which this contract is signed by the Mayor the right and privilege hereby granted shall cease and determine and no operation shall take place

hereunder. Eighth-Nothing herein contained shall be construed as permitting the grantee to erect any structures whatever upon City streets, and the Company shall not construct or maintain any fixstructure in the street unless especially

authorized by resolution of the Board.

Ninth—All vehicles which may be operated pursuant to this contract shall comply with the fol-

lowing general requirements:

1. They shall be propelled by power generated or contained within the vehicle itself, but no power shall be used which will in its generation or use produce smoke or noxious odors sufficient in the opinion of the Board or its authorized repre-

sentatives to constitute a nuisance.

2. The maximum weight, including fuel, water, oil or any other material or any accessories used n operation, shall not exceed thirteen thousand

(13.000) pounds.
3. The maximum width shall not exceed seven feet ten inches (7'10").
4. The maximum height of floor of upper deck

shall not exceed nine feet seven inches (9'7").

5. The maximum length shall not exceed thirty 6. They shall be designed and constructed in a manner which will permit ease and freedom of

7. The distribution of weight on axles, length of wheel hase and other features of design shall be such as to avoid skidding as far as possible and shall be such as to permit easy steering and

movement under all conditions.

control. They shall be fitted with brakes capable of stopping and holding the same under all condi-

9. They shall be so constructed that the oil or grease cannot drop on the roadway.

10. All parts shall be so constructed that no undue noise or vibration shall result from opera-

11. All wheels shall be equipped with either pneumatic tires, solid rubber tires, or tires which shall be approved by the Board or its authorized representatives; provided, however, that if solid rubber tires be used on vehicles having a weight of over eight thousand (8,000) pounds, the rear wheels of such vehicles shall be equipped with dual tires, each tire having a width of not less than five (5) inches, and the front wheels shall be equipped with tires having a width of not less

than five (5) inches.

Tenth-No stage or omnibus shall be operated pursuant to this contract unless there shall be painted thereon in letters not less than six inches

(a) The name of the company owning and perating such vehicle. (b) The number of the vehicle which shall be assigned to it by the Company and which shall not be changed so long as such vehicle shall be operated by the Company.

(c) The number of adults for which the vehicle shall be seating space.

yehicle has scatting space.

Eleventh—No advertising signs shall appear on the outside of any stage or omnibus. Twelfth—The destination of each stage or om-whus shall be plainly indicated on the outside front of the vehicle, and shall be illuminated at

Thirteenth—The inclosed portion of all stages or omnibuses which are operated on the streets and avenues hereinabove described shall be heated during the cold weather, in conformity with such laws and ordinances as are now in force affecting surface railway cars or such laws and ordinances affecting stages or omnibuses as may hereafter, during the term of this contract, be in force, or as may be required by resolution of the Board.

Fourteenth—The inclosed portion of all stages or omnibuses operated on the streets and avenues hereinabove described shall be well lighted and and arman be required by resolution.

and as may be required by resolution of the

and as may be required by resolution of the Board.

Fifteenth—All vehicles operated pursuant to this grant shall conform in all particulars with the requirements herein contained and shall be maintained in good and safe repair and in a manner which will in all ways render the vehicle fit for public service. The Company shall permit the Board or its authorized representative to inspect at all reasonable times are smalled the inspect at all reasonable times any or all the vehicles used by the Company or by order of the Board shall submit any such vehicle to the Board or its authorized representatives for inspection. If upon inspection any vehicle shall appear in the judgment of said Board or its authorized representatives to be unfit for public service, then the Company shall, upon notice, immediately withdraw such vehicle from service, and shall cause it to conform with the requirements herein contained or shall remedy the defect and notify the Board or its authorized representatives that such vehicle has been made to conform with said requirements or that the defect has been rem-edied before such vehicle shall be restored to service.

Sixteenth—All laws and ordinances affecting the operation of stages or omnibuses now in force or which may be in force during the term of this contract shall be complied with by the Company. The Company shall also comply with and enforce the carrying out of any orders or regulations which may be issued by the Board designed for the protection of persons or of property or of the comfort and health of the public.

Seventeenth—The rate of fare for any passenger upon the stage or omnibus routes operated pursuant to this contract shall not exceed five (5) cents and the Company shall not charge any passenger more than five (5) cents for one continuous ride from any point on said routes, or on any other connecting route, line or branch, operated by it or under its control, to any other point on said routes or on any other connecting route, line or branch within the limits of th

City.

It is the intention and of the essence of this contract that the Company shall not charge any passenger more than five (5) cents for one continuous ride as above provided during the term of this contract, and should the Company at any time during the term of the contract, without the consent of the Board, charge a fare in excess of five (5) cents, as above provided, the right and privilege hereby granted may be cancelled and annulled and this contract declared to be null and void and of no effect by resolution of said Board without legal or other proceedings and upon the adoption of such resolution all rights and privilege and the said that t tion all rights and privileges granted by this contract shall cease and determine. Such action may be taken by the Board whether a fare in excess of five (5) cents, as above provided is charged by the Company acting on its own initiative or in alleged compliance with an order or orders issued by any other Board or Com-mission having or claiming to have jurisdiction over the operation of the stage or omnibus routes operated pursuant to this contract.

Eighteenth-Stages or omnibuses shall be run on the routes operated pursuant to this contract on a schedule providing for intervals of not more than thirty (30) minutes during the period of each day between 7 o'clock A. M. and 12 o'clock Midnight, and as much oftener as reasonable convenience of the public may require, or as may be directed by resolution of the Board. Such schedule of 30-minute intervals, or such other schedule as may be directed by resolution of the Board shall be maintained as nearly as possible, except when the Company is prevented from so doing by reasons not within its control.

Nineteenth-The Company shall, at its own expense, do anything and everything within its power to keep its vehicles in operation on regular schedules during the existence of snow and ice in the streets and avenues upon which the Company is hereby authorized to operate, and if it shall be necessary to remove such snow and ice to the side of the roadway in order to so opera..., then such removal shall be done by the Company under the supervision and to the satisfaction of the President of the Borough, but in no event shall snow or ice so removed be allowed by the Company to obstruct the crosswalks of any street.

Twentieth-It is understood that the Company shall operate, pursuant to this contract, only upon the streets and avenues herein described, but should vehicular traffic be diverted from any portion of any of said said streets or avenues because of fires, parades or any other event which will close the street to vehicular traffic temporarily, then the Company may use such other streets or avenues as are necessary to continue the operation. If, however, for any reason any of the streets and avenues in which operation is hereby authorized shall be closed to vehicular traffic for a longer period than twenty-four (24) hours, then the Company shall communicate with the Board or its authorized representatives and obtain authority for the operation upon other streets and avenues for the period during which said street or avenue may

Twenty-first-The Company shall at all times keep accurate books of account of its gross re-ceipts from all sources and shall, within five (5) days after the expiration of each calendar month during the term of this contract, and within five (5) days after the termination of this right and privilege, make verified reports to the Board and the Comptroller of the City of the business done by the Company during such calendar month or portion thereof. Such reports shall be in such form as the Board or the Comptroller may proscribe and shall contain a statement of such gross receipts, the total miles in operation within the limits of the City and the miles operated under this contract, and such other information as the Board or the Comptroller may require. The Roard or the Comptroller shall have access to all books and records of the Company for the purpose of ascertaining the correctness of its reports, and may examine its officers and em-

yees under oath. Twenty-second-In case of any violation or breach or failure to comply with any of the pro-

visions herein contained or with any orders of served to or prescribed for the Board or other the Board or its authorized representatives, acting under the powers herein reserved, the right privilege herein granted may be forfeited by resolution of said Board, without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring this right and privilege forfeited should not be adopted. In Company fails to appear, action may be

taken by the Board forthwith. Any false entry in the books of the Company or false statement in the reports to the Board or to the Comptroller as to a material fact, knowingly made by the Company, shall constitute such a violation or breach or failure to comply with the provisions herein contained as to warrant the forfeiture of the right and privilege

hereby granted. Nothing berein contained shall affect in any way the right of the Company to apply to a court of competent jurisdiction for a review of any action of the Board forfeiting the franchise

or consent hereby granted.

Twenty-third—If the Company shall fail to give efficient public service at rates not exceeding those herein fixed, or fail to maintain its equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company, specifying any default on the part of the Company. and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of fifty dollars (\$50) as fixed or liquidated damages, or at the option of the Board, this contract may be forfeited upon ten (10) days' notice to the Com-

Twenty-fourth-The Company shall assume all liability for damages to persons or property occasioned by reason of the operation or main-tenance of the stages or omnibuses hereby authorized, and it is a condition of this contract that the City shall assume no liability whatsoover either to persons or property on account of the same, and the Company shall repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Twenty-fifth—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the right and privilege conferred hereby, shall deposit with the Comptroller of the City the sum of one thousand dollars (\$1,000) either in money or securities, to be approved by him, which fund shall be security for the performance by the Company of all of the terms and onditions of this contract and compliance with all orders of the Board acting under the powers herein reserved. The said fund of one thousand dollars (\$1,000) shall be security for the performance by the Company especially of those terms and conditions of this contract which relate to the payment of the charges for the privilege hereby granted, the rendering of efficient public services at the rates herein fixed. cient public service at the rates herein fixed, and the maintenance of vehicles in good condition throughout the whole term of this contract; and in case of default in the performance by the Company of such terms and conditions or compliance with such orders or either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal procoedings; or after default in the payment of the charges, shall collect the same, with interest, from the said fund after ten (10) days' notice to the Company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board acting hereunder, relating to the headway, repair, maintenance or with-drawal from service of vehicles, the Company sum of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars

be properly heated or lighted in case of the violation of the provisions relating to those mat-ters, all of which sums may be deducted from said fund The procedure for the imposition and collection of the sums as fixed or liquidated damages in this contract shall be as follows:

(\$10) per day for each vehicle that shall not

The Board on complaint made, shall give notice to the Company, directing its President or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not pay such liquidated damages in ac-cordance with the foregoing provisions. If the Company fails to make an appearance, or after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith require the payment of said sums herein provided for, or where the damages are not liquidated by the terms of this contract, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw such amount from the security fund deposited with him. In case of any drafts made upon the security fund, the Company shall, upon ten (10) days' notice, pay to the City a sum sufficient to restore said security fund to the original amount of one thousand dollars (\$1,000), and in default thereof this contract may be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the City. These provisions for the recovery of such damages are in addition to the right to forfeit the franchise conferred by Section 2, Subdivision Twenty-

third of this contract. Twenty-sixth-The words "notice" or "direction" wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such shall be equivalent to direct personal notice or direction, and shall be deemed to have been given

at the time of delivery or mailing.

Twenty seventh—The words "streets" or "avenues" and "streets and avenues" wherever used in this contract, shall be deemed to mean streets, avenues, highways, parkways, driveways, con-courses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has fitle or over which the public has an easement encountered by the streets and avenues hereinahove described and upon or in which authority is hereby given to the Company to operate stages or omnibuses.

Twenty-eighth-If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other Board, authority, officer or officers, then and in such case such other Roard, authority, officer or officers shall have all the powers, rights and duties herein reauthorities, officer or officers.

Section 3. The Company promises, covenants and agrees on its part and behalf during the

entire term of this contract to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and con-

tained.
In Witness Whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly au-thorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed the day and year first above written.
THE CITY OF NEW YORK, by

(Corporate Seal.) TOMPKINS BUS CORPORATION, by (Seal.)

Attest: .......... Secretary.
(Here add acknowledgments.)
Resolved, That the result of the inquiry made this Board as to the money value of the franchise or right proposed to be granted and the ade quacy of the compensation proposed to be paid therefor, and of the terms and conditions including the provisions as to rates and charges, are, as hereinabove specified, and fully set forth, in and by the foregoing form of proposed contract for the grant of such franchise or right. Resolved, That these preambles and resolutions, including the said resolution for the grant of a

franchise or right applied for by the Tompkins Bus Corporation and the said form of a proposed contract for the grant of such franchise or right, containing said results of such inquiry after the same shall be entered in the minutes of this Board, shall be published in full for at least fifteen (15) days immediately prior to Friday, September 25, 1925, in the City Record, together with the

following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment before authorizing any contract for the grant of the franchise or right applied for by the Tompkins Bus Corporation and fully set forth and described in the foregoing form of proposed contract, for the grant of such franchise or right, and before grant of such tranchise or right, and before adopting any resolutions authorizing such contract, will at a meeting of said Board to be held in Room 16, City Hall, Borough of Manhattan. City of New York, on Friday, September 25, 1925, at 10.30 o'clock A. M., hold a public hearing thereon at which citizens shall be entitled to appear and be heard.

Resolved, That a notice of such hearing stating hat copies of the proposed contract and resolve.

that copies of the proposed contract and resolu-tion of consent thereto, may be obtained by all those interested therein, at the Division of Franchises. Room 1307, Municipal Building, Centre and Chambers Streets, Borough of Manhattan, shall be published at least twice at the expense of the proposed grantee, during the ten (10) days immediately prior to Friday, September 25, 1925, in the New York American and New York Evening Journal, the two daily newspapers in which the petition and notice of hearing thereon, have been published

PETER J. McGOWAN, Secretary, Telephone, 4560 Worth. Dated, New York, August 28, 1925. \$8,25

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day the following resolutions were adopted:

Whereas, The Queens Bus Lines, Inc., has by a petition dated July 1, 1925, applied to this Board for the right and privilege to maintain and operate stages or omnibuses for the carrying of passengers upon and along various streets and avenues from the intersection of 53d street and

Ist avenue to the intersection of Nostrand and Newkirk avenues, Borough of Brooklyn; and Whercas, Sections 72, 73 and 74 of the Greater New York Charter, as amended by chapters 629 and 630 of the Laws of 1905 and chapter 467 of the Laws of 1914 provide for the manner and procedure of making such grants; and

Whereas, Pursuant to such laws this Board adopted a resolution on July 1, 1925, fixing the date for public hearing thereon as July 31, 1925, at which citizens were entitled to appear and be heard and publication was had for at least two (2) days in the New York American and the New York Evening Journal, newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held

on such day; and
Whereas, This Board bas made inquiry as to he money value of the franchise or right applied for and proposed to be granted to Queens Bus Lines, Inc., and the adequacy of the compensa-

Lines, Inc., and the adequacy of the compensa-tion to be paid therefor; now, therefore, it is Resolved, That the following form of the reso-lution for the grant of the franchise or right applied for by the Queens Bus Lines, Inc., con-taining the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this

Resolved. That the Board of Estimate and Apportionment hereby grants to the Queens Bus Lines. Inc., the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all of the terms and conditions including the provisions. the terms and conditions including the provisions as to rates and charges upon and subject to the terms and conditions in said proposed form of contract contained and that the Mayor of The City of New York be and he hereby is author-ized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

Proposed Form of Contract.

This contract, made and executed in duplicate This contract, made and executed in duplicate this day of ,1925, by and between The City of New York (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and the Queens Bus Lines, Inc., a domestic corporation (hereinafter called the Com-

domestic corporation (hereinafter called the Com-pany), party of the second part, witnesseth: In consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby covenant and agree as follows: Section 1. The City hereby grants to the Company, subject to the conditions and provi-

sions hereinafter set forth, the right and privilege to maintain and operate stages or omnibuses for public use in the Borough of Brooklyn, in City of New York, in connection with and as a part of other authorized stage or omnibus routes

part of other authorized stage or omnibus routes operated by the Company, upon the following streets and avenues, to wit:

Beginning at the intersection of 53d Street and First Avenue, thence along 53d Street to Fourth Avenue, thence along Fourth Avenue to 49th Street, thence along Eighteenth Avenue to Coney Lyland Avenue to the present the Avenue to Foster Avenue, thence along Coney Island Avenue to Foster Avenue, thence along Foster Avenue to Nostrand Avenue, thence along Nostrand Avenue to Newkirk Avenue.

And to cross such other streets and avenues named and unnamed as may be encountered by the above described streets and avenues provided

that temporary deviation therefrom may be per-

mitted as hereinafter set forth.

Section 2. The grant of this privilege is subject to the following conditions:

First—The said right to maintain and operate said stages or omnibuses upon the streets and avenues herein described shall continue only during the pleasure of the Board and shall be revocable upon the streets. cable upon thirty (30) days' notice by the Board to the Company, but in no event shall it extend beyond a term of six (6) months from the date upon which this contract is signed by the Mayor, and thereupon all rights of the Company by virtue

of this contract shall cease and determine. Second-The Company shall pay to the City for this right and privilege a sum which shall be equal to five (5) per cent. of the gross receipts of the Company, as hereinafter defined, and for the duration of this contract, but which sum shall not be less than three hundred dollars

(\$300) per month.
The gross receipts mentioned above shall be the gross receipts of the Company from whatever source derived, either directly or indirectly, in any manner, from or in connection with the operation hereby authorized within the limits of

The charges shall commence on the date upon which this contract is signed by the Mayor.

The charges as above shall be paid into the Treasury of the City monthly within five (5) days after the expiration of each calendar month or portion thereof, except in the case of the last payment when such charges shall be paid within five (5) days after the termination of this right and privilege.

Any and all payments to be made by the terms of this contract to the City by the Company, shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of

New York.
Third—The charges or payments shall continue throughout the whole term of this contract, not-withstanding any clause in any statute or in the charter of any other Company providing for pay-ment for similar right or franchises at a dif-

ferent rate.
Fourth-Nothing in this contract shall be deemed so affect in any way the right of the City to graut to any other corporation or to any in-dividual a similar right and privilege upon the same or other terms and conditions, over the same streets and avenues hereinbefore described.

same streets and avenues hereinbefore described.

Fifth—At the termination, revocation or forfeiture of this grant, the City at the election of
the Board, shall have the right to purchase all
or any part of the property and plant of the
Company used for the purpose of the operation
of the stages or omnibuses hereby authorized, at
a sum equal to a fair valuation of such property
and plant, exclusive of any value which such property and plant may have by reason of this contract. Such property and plant are to be valued
as if the Company had not exercised the right
and privilege granted by this franchise for the and privilege granted by this franchise for the said period of this contract, and no allowance shall be made to the Company in such valuation

by reason of such exercise.

If the Company and the City cannot agree upon such valuation of such property and plant, then such valuation thereof shall be determined and fixed by three arbitrators selected in the follow-

One disinterested person shall be chosen by the Company; one disinterested person shall be chosen by the Board, and the two so chosen shall choose a third disinterested person. The decision under oath of any two of such persons, who shall be so selected, shall be final and conclusive. If either the Company or the City fails to appoint an arbitrator as herein provided, or should the first two arbitrators fail to agree on the

the first two arbitrators fail to agree on the selection of the third arbitrator within thirty (30) days after the first two arbitrators shall be chosen, or if no two arbitrators so selected shall agree upon the valuation of such property within sixty (60) days after the arbitrators shall be so selected, then such valuation may be fixed by a commissioner appointed by the Supreme Court on the application of either party.

Sixth—The rights and privileges hereby granted shall not be assigned, or transferred, either in whole or in part, or leased or sublet in any manner, nor shall title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise without the consent of the City, acting by the Board, evidenced by an instrument, under seal, anything herein contained to the contrary thereof in any wise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents, and no assignment, lease or sublease of the rights or privileges hereby granted, or of any part thereof, or of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said condi-tions, and especially said conditions as to pay-ments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this contract.

Seventh-The Company shall commence operation immediately upon receiving the necessary approval or authority from the Transit Commission as required by law. If however such approval or authority shall not be obtained by the Company within thirty (30) days from the date upon which this contract is signed by the Mayor the right and privilege hereby granted shall cease and determine and no operation shall take place hereunder.

Eighth-Nothing herein contained shall be construed as permitting the grantee to erect any structures whatever upon City streets, and the Company shall not construct or maintain any fixture or structure in the street unless especially authorized by resolution of the Board.

Ninth-All vehicles which may be operated pursuant to this contract shall comply with the ollowing general requirements:

I. They shall be propelled by power generated or contained within the vehicle itself, but no power shall be used which will in its generation or use produce smoke or noxious odors sufficient in the opinion of the Board or its authorized representatives to constitute a nui-

2. The maximum weight, including fuel, water, oil or any other material or any accessories used in operation, shall not exceed thirteen thousand (13,000) pounds.
3. The maximum width shall not exceed

seven feet ten inches (7'10"). 4. The maximum height of floor of upper deck shall not exceed nine feet seven inches 5. The maximum length shall not exceed

thirty feet (30'). They shall be designed and constructed in a manner which will permit ease and freedom of movement under all conditions.

The distribution of weight on axles, length of wheel base and other features of design shall be such as to avoid skidding as far as possible and shall be such as to permit easy steering and control.

8. They shall be fitted with brakes capable of stopping nad holding the same under all conditions.

9. They shall be so constructed that the oil or grease cannot drop on the roadway.

10. All parts shall be so constructed that no undue noise or vibration shall result from opera-

11. All wheels shall be equipped with either pneumatic tires, solid rubber tires, or tires which shall be approved by the Board or its authorized representatives; provided, however, that if solid rubber tires be used on vehicles having a weight of over eight thousand (8,000) pounds, the rear wheels of such vehicles shall be equipped with dual tires, each tire having a width of not less than five (5) inches, and the front wheels shall be equipped with tires having a width of not less than five (5) inches.

less than five (5) inches.

Tenth—No stage or omnibus shall be operated pursuant to this contract unless there shall be painted thereon in letters not less than six (6) inches in height:

(a) The name of the company owning and

perating such vehicle.

(h) The number of the vehicle which shall be assigned to it by the Company and which shall not be changed so long as such vehicle shall be operated by the Company.

(c) The number of adults for which the ve-

icle has seating space.

Eleventh—No advertising signs shall appear on the outside of any stage or omnibus.

Twelfth—The destination of each stage or om-nibus shall be plainly indicated on the outside front of the vehicle, and shall be illuminated at

Thirteenth-The inclosed portion of all stages or omnibuses which are operated on the streets and avenues hereinabove described shall be heated during the cold weather, in conformity with such laws and ordinances as are now in force affecting. surface railway cars or such laws and ordinances

affecting stages or omnibuses as may hereafter, during the term of this contract, be in force, or as may be required by resolution of the Board,

Fourteenth—The inclosed portion of all stages or omnibuses operated on the streets and avenues hereinabove described shall be well lighted and as may be required by resolution of the Board.

Fifteenth—All vehicles operated pursuant to
this grant shall conform in all particulars with the
requirements herein contained and shall be maintained in good and safe repair and in a manner which will in all ways render the vehicle fit for public service. The Company shall permit the Board or its authorized representatives to inspect at all reasonable times any or all the vehicles used by the Company, or by order of the Board shall submit any such vehicle to the Board or its authorized representatives for inspection. If upon inspection any vehicle shall appear in the judgment of said Board or its authorized representatives to be unfit for public service, then the Com-pany shall, upon notice, immediately withdraw such vehicle from service, and shall cause it to conform with the requirements herein contained or shall remedy the defect and notify the Board or its authorized representatives that such vehicle has been made to conform with said requirements or that the defect has been remedied before such

vehicle shall be restored to service. Sixteenth—All laws and ordinances affecting the peration of stages or omnibuses now in force or which may be in force during the term of this contract shall be complied with by the Company, The Company shall also comply with and enforce the carrying out of any orders or regulations which may be issued by the Board designed for the protection of persons or of property or of the comfort and health of the public.

Seventeenth-The rate of fare for any passenger upon the stage or omnibus routes operated pur suant to this contract shall not exceed five (5) cents and the Company shall not charge any pas-senger more than five (5) cents for one continuous ride from any point on said routes, or on any other connecting route, line or branch, operated by it or under its control, to any other point on said routes or on any other connecting route, line

or branch within the limits of the City.

It is the intention and of the essence of this contract that the Company shall not charge any passenger more than five (5) cents for one continuous ride as above provided during the term of this contract, and should the Company at any time during the term of this contract, without the concut of the Board, charge a fare in excess of five (5) cents, as above provided, the right and priv-lege hereby granted may be cancelled and annulled and this contract declared to be null and void and of no effect by resolution of said Board without legal or other proceedings and upon the adopion of such resolution all rights and privileges ranted by this contract shall cease and determine. Such action may be taken by the Board, whether a fare in excess of five (5) cents, as above provided, s charged by the Company acting on its own nitiative or in alleged compliance with an order or orders issued by any other Board or Commision having or claiming to have jurisdiction over the operation of the stage or omnibus routes operated pursuant to this contract.

Eighteenth-Stages or omnibuses shall be run on the routes operated pursuant to this contract on a schedule providing for intervals of not more than thirty (30) minutes during the period of each day between 7 o'clock A. M. and 12 o'clock Midnight, and as much oftener as reasonable convenience of the public may require, or as may be directed by resolution of the Board. Such schedule of 30 minute intervals, or such other schedule as may be directed by resolution of the Board shall be maintained as nearly as possible, except when the Company is prevented from so doing by reasons not within its control.

Nineteenth-The Company shall, at its own expense, do anything and everything within its power to keep its vehicles in operation on regu-lar schedules during the existence of snow and ice in the streets and avenues upon which the Company is hereby authorized to operate, and if it shall be necessary to remove such snow and ice to the side of the roadway in order to so operate, then such removal shall be done by the Company under the supervision and to the satisfaction of the Commissioner of Street Cleaning, but in no event shall snow or ice so removed be allowed by the Company to obstruct the crosswalks of any street.

Twentieth-It is understood that the Company shall operate, pursuant to this contract, only upon the streets and avenues herein described, but should vehicular traffic be diverted from any portion of any of said streets or avenues because of fires, parades or any other event which will close the street to vehicular traffic temporarily, then the Company may use such other streets or avenues as are necessary to con-tinue the operation. If, however, for any reason any of the streets and avenues in which operation is hereby authorized shall be closed to vehicular traffic for a longer period than twenty-four (24) hours, then the Company shall communicate with the Board or its authorized representatives and obtain authority for the opera-tion upon other streets and avenues for the period during which said street or avenue may be

Twenty-first-The Company shall at all times keep accurate books of account of its gross receipts from all sources and shall, within five (5) days after the expiration of each calendar month, during the term of this contract and within five (5) days after the termination of this right and privilege, make verified reports to the Board and to the Comptroller of the City of the business done by the Company during such calendar month or portion thereof. Such reports shall be in such form as the Board or the Comptroller may prescribe and shall contain a statement of such gross receipts, the total miles in operation within the limits of the City and the miles operated under this contract, and such other information as the Board or the Comptroller may require. The Board or the Comptroller shall have access to all books and records of the Company for the purpose of ascer-taining the correctness of its reports, and may examine its officers and employees under oath. Twenty-second-In case of any violation or

breach or failure to comply with any of the provisions herein contained or with any orders of the Board or its authorized representatives, acting under the powers herein reserved, the right and privilege herein granted may be forfeited by resolution of said Board, without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring this right and privilege forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Any false entry in the books of the Company

or false statement in the reports to the Board or to the Comptroller as to a material fact, knowingly made by the Company, shall constitute such a violation or breach or failure to comply with the provisions herein contained as to warrant the forfeiture of the right and privilege hereby granted.

Nothing herein contained shall affect in any way the right of the Company to apply to a court of competent jurisdiction for a review of any action of the Board forfeiting the franchise

or consent hereby granted.
Twenty-third-If the Company shall fail to give efficient public service at rates not exceeding those herein fixed, or fail to maintain its equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company, specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of fifty dollars (\$50) as fixed or liquidated damages, or at the option of the Board, this contract may be forfeited upon ten (10) days' notice to the

Company.
Twenty fourth—The Company shall assume all liability for damages to persons or property occa-sioned by reason of the operation or maintenance of the stages or omnibuses hereby authorized, and it is a condition of this contract that the City shall assume no liability whatsoever either to per

shall assume no liability whatsoever either to persons or property on account of the same, and the Company shall repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Twenty-fifth—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the right and privilege conferred hereby, shall deposit with and privilege conferred hereby, shall deposit with the Comptroller of the City the sum of one thousand five hundred dollars (\$1,500) etiher in money or securities, to be approved by him, which fund shall be security for the performance by the Com-pany of all of the terms and conditions of this contract and compliance with all orders of the Board acting under the powers herein reserved. The said fund of one thousand five hundred dollars (\$1,500) shall be security for the performance by the Company especially of those terms and itions of this contract ment of the charges for the privilege hereby granted, the rendering of efficient public service ar the rates herein fixed, and the maintenance of vehicles in good condition throughout the whole term of this contract; and in case of default in the performance by the Company of such terms and conditions or compliance with such orders or either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or after default in the payment of the charges, shall collect the same, with interest, from the said fund after ten (10) days' notice to the company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board acting hereunder, relating to the headway, repair maintenance or withdrawal from service of vehi les, the Company shall pay to the City as liquidated damages the sum of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each vehicle that shall not be properly heated or lighted in case of the violation of the provisions relating to those matters all of which sums may be deducted from said ters, all of which sums may be deducted from said

The procedure for the imposition and collection of the sums as fixed or liquidated damages in this

contract shall be as follows:

The Board on complaint made, shall give notice to the Company, directing its President or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not pay such liquidated damages in accord-ance with the foregoing provisions. If the Company fails to make an appearance, or after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith require the payment of said sums herein provided for, or where the damages are not liquidated by the terms of this contract, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw such amount from the security fund deposited with him. In case of any drafts made upon the security fund, the Company shall, upon ten (10) days' notice, pay to the City a sum sufficient to restore said security fund to the original amount of one thousand five hundred dollars (\$1,500), and in default thereof this contract may be cancelled and annulled at the option of the Board, acting in ochalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the City. These provisions for the recovery of such damages are in addition to the right to for-feit the franchise conferred by Section 2, Sub-

division Twenty-third of this contract.

Twenty-sixth—The words "notice" or "direction" wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Com-pany at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Twenty-seventh-The words "streets" or "avenues" and "street and avenues" wherever used in this contract, shall be deemed to mean streets, avenues, highways, parkways, driveways, con-courses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an easement encountered by the streets and avenues bereinabove described and upon or in which authority is hereby given to the Company to operate stages or omnibuses.

Twenty-eighth—If at any time the powers of the

Board or any other of the authorities herein men-tioned or intended to be mentioned, shall be transferred by law to any other Board, authority, officer or officers, then and in such case su other Board, authority, officer or officers shall have all the powers, rights and duties herein re-

nave all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Section 3. The Company promises, covenants and agrees on its part and behalf during the entire term of this contract to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

fained.
In Witness Whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the careed each by its officers thereunto ally of the second part, by its officers, thereunto authorized, has caused its corporate name to be hereunto signed and its corporate seal to be bereunto affixed the day and year first above

THE CITY OF NEW YORK, by...... (Corporate seal)

Attest: ..... City Clerk.
QUEENS BUS LINES, INC., by..... (Seal)

Attest: ...... Secretary.
(Here add acknowledgments.)
Resolved, That the result of the inquiry made
by this Board as to the money value of the
franchise or right proposed to be granted and
the adequacy of the compensation proposed to be paid therefor, and of the terms and conditions including the provisions as to rates and charges, are, as hereinahove specified, and fully set forth, in and by the foregoing form of proposed contract, for the grant of such franchise or right.

Resolved, That these preambles and resolutions including the said resolution for the grant of a franchise or right applied for by the Queens Bus Lines, Inc., and the said form of a proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published in full for at least fitten (15) days immediately prior to Friday. fifteen (15) days immediately prior to Friday, September 25, 1925, in the CITY RECORD, to-gether with the following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment before authorizing any contract for the grant of the franchise or right, applied for by Queens Bus Lines, Inc., and fully set forth and described in the fore-going form of proposed contract, for the grant of such franchise or right and before adopting any resolution authorizing such contract, will at a meeting of said Board, to be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, September 25, 1925, at 10.30 o'clock A. M., hold a public hearing thereon, at which citizens shall be en-titled to appear and be heard.

Resolved, That a notice of such hearing, statresolved, that a notice of such fleating, stating that copies of the proposed contract and resolution of consent thereto may be obtained by all those interested therein at the Division of Franchises, Room 1307, Municipal Building, Centre and Chambers street, Borough of Manhattan, shall be published at least twice at the expense of the proposed grantee during the ten (10) days immediately prior to Friday, September 25, 1925, in the New York American and the New York Evening Journal, the two daily newspapers in which the petition and notice of hearing thereon have been published. PETER J. McGOWAN, Secretary. Telephone,

Dated, New York, August 28, 1925.

#### SUPREME COURT, FIRST DEPARTMENT.

#### Filing Tentative Decree-Notice to File Objections.

In the Matter of Acquiring Title by The City of New York to certain lands and premises, situated on the northerly side of EAST 19TH STREET, east of 2d avenue, adjoining the premises of Public School 40, in the Borough of Manhattan, City of New York, duly selected as a site for school purposes according to law.

NOTICE 1S HEREBY GIVEN TO THE owners respectively entitled to or interested in the real property title to which has been acquired in the above proceeding and to all those whom it may concern, to wit: That the Supreme Court of the State of New York, at a Special Term for trials, held in and for the County of New York, at the County Court House, in the Borough of Manhattan, City of New York, bas, after considering the testimony and proofs offered after considering the testimony and proofs offered by The City of New York and the parties and persons who have appeared in the above proceed-ing, completed its estimate of the compensation which ought justly be made by The City of New York to the respective owners of the real property so acquired, and has prepared a transcript of its estimate of the damages so ascerlained and estimated. Said transcript of estimate is accompanied by the damage map used by said court upon the trial of said proceeding and states the several sums respectively estimated for each parcel shown on said damage map with the names parcet snown on said damage map with the names of the owners so far as ascertained. Said transcript of estimate, dated June 16, 1925, is signed by Hon. Philip J. McCook, Justice of the Supreme Court presiding at the trial of the above proceeding, and said transcript, accompanied by said damage map, together with proofs upon which it is based, was filed in the office of the Clerk of the County of New York on the 16th day of June, 1925, for the investigation of whomsoever it may concern.

NOTICE IS HEREBY FURTHER GIVEN that The City of New York and any person or persons whose rights may be affected by said transcript of estimate, and who may object to the same or any part thereof, may within fifteen (15) days after the first publication of this notice on September 21, 1925, set forth their objections to the same in writing, duly verified in the manner required by law for the verification of pleadings in an action, setting forth the real property owned by the objector, and his post-office address and file the same with the Clerk of the County of New York and within the same time serve upon the Corporation Counsel of The City of New York, at his office, Room 1743, 17th floor, Municipal Building, Borough of Manhattan, City of New York, or if The City of New York files objections serve upon the attorneys for the

laimants a copy of such verified objections.
NOTICE IS HEREBY FURTHER GIVEN that on the 21st day of October, 1925, at 10 o'clock in the forenoon, or as soon thereafter as counsel can be heard thereon, the Corporation Counsel of The City of New York will apply to Hon. Philip

McCook, the Justice of the Supreme Court signing such transcript of estimate or tentative decree, at his chambers, at the County Court House, Borough of Manhattan, New York City, to fix a time when the said Justice will hear the

parties so objecting.

Dated, New York, September 21, 1925.
GEORGE P. NICHOLSON, Corporation Counsel, Attorney for The City of New York, Office and Postoffice Address, Municipal Building, Bor-ough of Manhattan, City of New York. \$21.01

In the Matter of Acquiring Title by The City of New York to certain lands and premises consisting of the block bounded by East 145th street, Wales avenue, East 147th street and Tinton avenue, in the Borough of The Bronx, City of New York, duly selected as a site for school purposes according to law.

NOTICE IS HEREBY GIVEN TO THE owners respectively entitled to or interested in the real property, and to all those whom it may

owners respectively entitled to or interested in the real property, and to all those whom it may concern, to wit: That the Supreme Court of the State of New York, at a Special Term for trials, held in and for the County of The Bronx, at the County Court House, in the Borough of The Bronx, City of New York, has, after considering the testimony and proofs offered by The City of New York and the parties and persons who have appeared in the above proceeding, completed its estimate of the compensation which ought justly to be made by The City of New York to the respective owners of the real property so acquired, and has prepared a transcript of its estimate of the damages so ascertained and estimated. Said transcript of estimate is accompanied by the damage map used by said court upon the trial of said proceeding and states the several sums respectively estimated for each parcel shown on said damage map with the names of the owners so far as ascertained. Said transcript of estimate, dated June 26, 1925, is signed by Hon. John M. Tierney, Justice of the Supreme Court, presiding at the trial of the above proceeding, and said transcript accompanied by said damage map, together with proofs upon which it is based, was filed in the office of the Clerk of the County of The Bronx on the 30th day of June, 1925, for the investigation of

whomsoever it may concern.

NOTICE IS HEREBY FURTHER GIVEN that The City of New York and any person or persons whose rights may be affected by said transcript of estimate, and who may object to the same, or any part thereof, may within fifteen (15) days after the first publication of this notice on September 15, 1925, set forth their objections to the same in writing, duly verified in the manner required by law for the verification of pleadings in an action, setting forth the real property owned by the objector, and his postoffice address, and file the same with the Clerk of the County of Bronx, and within the same time serve upon the Corporation Counsel of The City of New York, at his office, Room 1743, 17th floor, Municipal Building, Borough of Manhattan, City of New York, or if The City of New York files objections serve upon the attorneys for the claimants a copy of such

attorneys for the claimants a copy of such verified objections.

NOTICE IS HEREBY FURTHER GIVEN that on the 16th day of October, 1925, at 10 o'clock in the forenoon, or as soon thereafter as counsel can be heard thereon, the Corporation Counsel of The City of New York will apply to Hon. John M. Tierney, the Justice of the Supreme Court signing such transcript of estimate or tentative decree, at his chambers, at the County Court House, Borough of The Bronx, New York City, to fix a time when the said Justice will hear the parties so objecting.

Dated, New York, September 15, 1925.

GEORGE P, NICHOLSON, Corporation Counsel, Attorney for The City of New York, Office

sel, Attorney for The City of New York, Office and Postoffice Address, Municipal Building, Bor-ough of Manhattan, New York City. s15,25

## Application to Court to Condemn Property.

In the Matter of Acquiring Title by The City of New York to certain lands and premises situated on UNION AND TINTON AVE-NUES, between East 161st and East 163d streets, in the Borough of The Bronx, City of New York, duly selected as a site for school

PURSUANT TO THE STATUTES IN SUCH case made and provided notice is hereby given that it is the intention of the Corporation Counsel of The City of New York to make application to the Supreme Court of the State of New York at a Special Term thereof for the hearing of motions, to be held in and for the County of Broux, at the County Court House, in the Borough of The Bronx, City of New York, on the 25th day of September, 1925, at the opening of court on that day, or as soon thereafter as counsel can he heard thereon, to have the compensa-tion which ought justly to be made to the respec-tive owners of the real property proposed to be taken in the above proceeding ascertained and determined by said court without a jury.

The nature and extent of the improvement hereby intended is the acquisition of title in fee simple absolute by The City of New York to certain lands and premises, with the buildings thereon and appurtenances thereunto belonging, situated on Union and Tinton avenues between East 161st and East 163d streets, in the Borough of The Bronx, City of New York, the same to be converted, appropriated and used as a site for

school purposes. Said lands and premises to be acquired are bounded and described as follows:

"Beginning at a point on the easterly side of Tinton avenue distant 100 feet northerly from the corner formed by the intersection of the northerly side of East 161st street and the east-erly side of Tinton avenue and running thence northerly along the easterly side of Tinton avenue 349,34 feet to the northerly line of Lot No. 19; thence easterly along the northerly lines of Lots Nos. 19 and 34 264,31 feet to the westerly side of Union avenue; thence southerly along the westerly side of Union avenue 348,44 feet to the southerly line of Lot No. 49; thence westerly along the southerly lines of Lots Nos. 49 and 1 263,17 feet to the point or place of beginning, be the said several dimensions more or ning, be the said several dimensions more or less; said premises being designated as Lots Nos. 1, 2, 3, 4, 7, 8, 8½, 9, 10, 11, 12, 13, 14, 16, 17, 19, 34, 35, 36, 37, 38, 40, 43, 44, 45, 47, 48 and 49, in Block 2668, on the tax maps of the Borough of The Bronx, together with right, title and interest, if any, in and to the streets or avenues in front thereof to the

Dated, New York, September 11, 1925.
GEORGE P. NICHOLSON, Corporation Counsel. Office and Postoffice address, Municipal Building, Borough of Manhattan, City of New York. York.

#### SUPREME COURT, SECOND DEPARTMENT.

## Filing Bills of Costs.

In the Matter of the Application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of FORBELL AVENUE from Conduit avenue to Dumont avenue, in the Borough of Brookin, the City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 5th day of October, 1925, at 10 o'clock in the forenoon of that day, or as soon thereofter as counsel can be heard thereon. soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses have been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required

Dated, Brooklyn, N. Y., September 21, 1925. GEORGE P. NICHOLSON, Corporation Coun-sel, 153 Pierrepont Street, Brooklyn, N. Y.

#### Filing Tentative Decree-Notice to File Objections.

In the Matter of Acquiring Title by The City of New York to certain lands and premises situated on the southerly side of SINGEK STREET between Woolsey avenue and Pleasure place, adjoining premises of Public School 85, in the Borough of Queens, City of New York, duly selected as a site for school purposes duly selected as a site for school purposes,

according to law. NOTICE IS HEREBY GIVEN TO THE owners respectively entitled to or interested in the real property, title to which is sought to be acquired in the above proceeding, and to all those whom it may concern, to wit: That the those whom it may concern, to wit: That the Supreme Court of the State of New York, at a Special Term for trials, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, City of New York, has, after considering the testimony and proofs offered by The City of New York and the parties and persons who have appeared in the above proceeding, completed its estimate of the compensation which ought justly to be made by The City of New York to the respective owners of the real property so acquired, and has prepared a tranof New York to the respective owners of the real property so acquired, and has prepared a transcript of its estimate of the damages so accertained and estimated. Said transcript of estimate is accompanied by the damage map used by said court upon the trial of said proceeding and states the several sums respectively estimated for each parcel shown on said damage map with the each parcel shown on said damage map with the names of the owners so far as ascertained. Said transcript of estimate, dated June 29, 1925, is signed by Leander B. Faber, Justice of the Supreme Court presiding at the trial of the above proceeding, and said transcript, accompanied by said damage map, together with proofs upon which it is based, was filed in the office of the Clerk of the County of Queens on the 2d day of July, 1925, for the investigation of whomsoever it may concern.

may concern.
NOTICE IS HEREBY FURTHER GIVEN that The City of New York and any person or persons whose right may be affected by said transcript of estimate, and who may object to the same, or any part thereof, may within fifteen (15) days after the first publication of this notice on September 21, 1925, set forth their objections to the same in writing, duly verified in the manner required by law for the verification of pleadings in an action, setting forth the real property ner required by law for the verification of pleadings in an action, setting forth the real property owned by the objector, and his postoffice address, and file the same with the Clerk of the County of Queens, and within the same time serve upon the Corporation Counsel of The City of New York, at his office, Room 1743, 17th floor, Municipal Building, Borough of Manhattan, City of New York, or if The City of New York files objections serve upon the altorneys for the claimants a copy of such verified objections.

NOTICE IS HEREBY FURTHER GIVEN that on the 15th day of October, 1925, at 10 o'clock in the forenoon, or as soon thereafter as counsel can be heard thereon, the Corporation Counsel of The City of New York will apply to Hon. Leander B. Faber, the Justice of the Supreme Court signing sight transcript of estimate or tentative decree, at his chambers, at the County Court House, Borough of Queens, New York City, to fix a time when the said Justice will be the said Justice will be the said.

House, Borough of Queens, New York City, to fix a time when the said Justice will hear the

parties so objecting.

Dated, New York, September 21, 1925.

GEORGE P. NICHOLSON, Corporation Counsel, Attorney for The City of New York, Office and Postoffice Address, Municipal Building, Borough of Manhattan, City of New York. s21,01

In the Matter of Acquiring Title by The City of New York to certain lands and premises located on BEACH 92D STREET and LEF-FERTS PLACE, adjoining the premises of Public School 44, Rockaway Beach, in the Borough of Queens, City of New York, duly selected as a site for school purposes, accord-

ing to law.

NOTICE IS HEREBY GIVEN TO THE owners respectively entitled to or interested in the real property, title to which has been acquired the real property, title to which has been acquired in the above proceeding, and to all those whom it may concern, to wit: That the Supreme Court of the State of New York, at a Special Term for Trials, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, City of New York, has, after considering the testimony and proofs offered by The City of New York and the parties and persons who have appeared in the above proceeding, completed its estimate of the compensation which ought justly to be made by The City of New York to the respective owners of the real property so acquired, and has prepared a transcript of its acquired, and has prepared a transcript of its estimate of the damages so ascertained and estimated. Said transcript of estimate is accompanied by the damage map used by said court upon the trial of said proceeding and states the several sums respectively estimated for each parcel shown on said damage map with the names of the country of the several sums respectively. owners so far as ascertained. Said transcript of estimate, dated July 31, 1925, is signed by Hon. Leander B. Faber, Justice of the Supreme Court presiding at the trial of the above pro-ceeding, and said transcript, accompanied by said damage map, together with proofs upon which it is based, was filed in the office of the Clerk of the County of Queens on the 6th day of August, 1925, for the investigation of whomsoever it may

NOTICE IS HEREBY GIVEN THAT THE City of New York and any person or persons whose rights may be affected by said transcript of estimate, and who may object to the same, or any part thereof, may within fifteen (15) days after the first publication of this notice on September 21, 1925, set forth their objections to the same in writing duly verified in the manner trouving his writing, duly verified in the manner required by law for the verification of pleadings in an action, law for the verification of pleadings in an action, setting forth the real property owned by the objector, and his postoffice address, and file the same with the Clerk of the County of Queens, and within the same time serve upon the Corporation Counsel of The City of New York, at his office, Room 1743, 17th floor, Municipal Building, Borough of Manhattan, City of New York, or if The City of New York files objections serve upon the attorneys for the claimants

tions, serve upon the attorneys for the claimants a copy of such verified objections.

NOTICE IS HEREBY FURTHER GIVEN that on the 21st day of October, 1925, at 10 o'clock in the forenoon, or as soon thereafter as counsel can be heard thereon, the Corporation Counsel of The City of New York will apply to Hon. Leander B. Faber, the Justice of the Supreme Court signing such transcript of estimate or tentative decree, at his chambers, at the County Court House, Borough of Brooklyn, New York City, to fix a time when the said Justice will hear parties so objecting.

Dated, New York, September 21, 1925.
GEORGE P. NICHOLSON, Corporation Counsel, Attorney for The City of New York, Office and Postoffice Address, Municipal Building, Borough of Manhattan, City of New York. \$21,01

In the Matter of Acquiring Title by The City of New York to certain lands and premises situated on the easterly side of 136TH STREET (HIGHLAND AVENUE) between 58th road (Douglas street) and 58th avenue (Cameron street), Queens Borough Hill, Flushing, in the Borough of Queens, City of New York, duly selected as a site for school purposes according

to law. NOTICE IS HEREBY GIVEN TO THE owners respectively entitled to or interested in the real property, title to which is sought to be acquired in the above proceeding, and to all those whom it may concern, to wit: That the Supreme Court of the State of New York, at a Special Term for trials, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, City of New York, has after considering the testimony and proofs offered by The City of New York and the parties and persons who have appeared in the above progeeding completed its estimate of the compensaceeding, completed its estimate of the compensa-tion which ought justly to be made by The City of New York to the respective owners of the real property so acquired, and has prepared a transcript of its estimate of the damages so ascertained and estimated. Said transcript of estimate is accompanied by the damage map used by said court upon the trial of said proceeding and states the several sums respectively estimated for each parcel shown on said damage map with the names of the owners so far as ascertained. Said transcript of estimate, dated June 29, 1925, is signed by Leander B. Faber, Justice of the Supreme Court presiding at the trial of the above proceeding, and said transcript, accompanied by said damage map, together with proofs upon which it is based, was filed in the office of the Clerk of the County of Queens on the 2d day of July, 1925, for the investigation of whomsoever it may

NOTICE IS HEREBY FURTHER GIVEN that The City of New York, and any person or persons whose right may be affected or any part thereof, may within fifteen (15) days after the first publication of this notice on September 21, 1925, set forth their objections to the same in writing, duly verified in the manner required by law for the verification of pleadings in an action, setting forth the real property owned by the objector, and his postoffice address, and file the same with the Clerk of the County of Queens, and within the same time serve upon the Corand within the same time serve upon the Corporation Counsel of The City of New York, at his office, Room 1743, 17th floor, Municipal Building, Borough of Manhattan, City of New York, or if The City of New York files objections, serve upon the attorneys for the claimants

nons, serve upon the attorneys for the claimants a copy of such verified objections.

NOTICE IS HEREBY FURTHER GIVEN that on the 15th day of October, 1925, at 10 o'clock in the forenoon, or as soon thereafter as counsel can be heard thereon, the Corporation Counsel of The City of New York will apply to Hon. Leander B. Faber, the Justice of the Supreme Court signing such transcript of estimate or tentative decree at his chambers at the mate or tentative decree, at his chambers, at the County Court House, Borough of Queens, New York City, to fix a time when the said Justice

will hear the parties so objecting.
Dated, New York, September 21, 1925.
GEORGE P. NICHOLSON, Corporation Counsel, Attorney for The City of New York, Office and Postoffice Address, Municipal Building, Bornald Postoffice, Address, Municipal Building, Bornald Postoffice, Address & Municipal Building, Bornald Postoffice, Building, Building, Bornald Postoffice, Building, Building, Bornald Postoffice, Building, Building, Building, Building, Building, Building, Building, Buil ough of Manhattan, City of New York. s21,ol

In the Matter of Acquiring Title by The City of New York to certain lands and premises situated on CRESCENT and PROSPECT STREETS, north of Paynter avenue, Borough of Queens, City of New York, duly selected as a site for school purposes, accord-

NOTICE IS HEREBY GIVEN TO THE owners respectively entitled to or interested in the real property, title to which is sought to be acquired in the above proceeding, and to all those whom it may concern, to wit: That the Supreme Court of the State of New York, at a Special Term for trials, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, City of New York, has after considering the testimony and proofs offered by The City of New York and the parties and persons who have appeared in the above proceeding, completed its estimate of the compensation which ought justly to be made by The City of New York to the respective owners of the real property as acquired, and has prepared a transcript of its estimate of the damages so ascertained and estimated. Said transcript of estimate is accompanied by the damage map used by said court upon the trial of said proceeding and states the several sums respectively estimated for each parcel shown on said damage map with the names of the owners so far as ascertained. Said tranof the owners so lar as ascertained. Said transcript of estimate, dated June 29, 1925, is signed by Leander B. Faber, Justice of the Supreme Court presiding at the trial of the above proceeding, and said transcript, accompanied by said damage map, together with proofs upon which it is based, was filed in the office of the Clerk of the County of Queens on the 2d day of July, 1925, for the investigation of whomso-

er it may concern.
NOTICE IS HEREBY FURTHER GIVEN that The City of New York and any person or persons whose right may be affected by said transcript of estimate, and who may object to the same, or any part thereof, may within fifteen (15) days after the first publication of this notice on September 21, 1925, set forth their objections to the same in writing, duly verified in the manner required by law for the verification of pleadings in an action, setting forth the real property owned by the objector, and his postoffice address, and file the same with the Clerk of the County of Queens, and within the same time serve upon the Corporation Counsel of The City of New York, at his office, Room 1743, 17th floor, Municipal Building, Borough of Manhattan, City of New York, or if The City of New York files bjections serve upon the attorneys for the claim-

ants a copy of such verified objections.

NOTICE IS HEREBY FURTHER GIVEN
that on the 15th day of October, 1925, at 10
o'clock in the forenoon, or as soon thereafter as counsel can be heard thereon, the Corporation Counsel of The City of New York will apply to Hon. Leander B. Faber, the Justice of the Supreme Court signing such transcript of estimate or tentative decree, at his chambers, at the Court House, Borough of Queens, New

ough of Manhattan, City of New York. \$21,01

## Application to Amend Proceedings.

In the Matter of the Application of The City of New York, relative to acquiring title wher-ever the same has not been heretofore acquired for the same purpose in fee, to the lands, tene-

ments and hereditaments required for the purpose of opening and extending Avenue H from Ocean avenue to Flatbush avenue, and from the southeasterly right of way line of the Manhattan Beach Division of the Long Island Railroad to Kings highway; Avenue I from Troy avenue to Flatlands avenue; EAST 27TH STREET from Amersfort place to Avenue I, excluding the right of way of the Manhattan Beach Division of the Long Island Railroad; SCHENECTADY AVENUE from Flatlands avenue to the southeasterly right of way line avenue to the southeasterly right of way line of the Manhattan Beach Division of the Long Island Railroad; the UNNAMED STREET north of Avenue I from East 40th street to Albany avenue, and the TRIANGULAR AREA abutting the northerly line of the unnamed street and west of the westerly line of East 40th street and having an altitude of 15.78 feet, Borough of Brooklyn, City of New York, as amended by an order of the Supreme Court, entered in the office of the Clerk of the County of Kings on the 20th day of August, 1925. NOTICE IS HEREBY GIVEN THAT BY AN

order of the Supreme Court of the State of New York, Second Judicial District, dated August 18, 1925, and duly entered in the office of the Clerk of the County of Kings on the 20th day of August, 1925, the application of The City of New York to amend the proceeding and to have the compensation which should justly be made to the respective owners of the real property posed to be included in the above entitled proceeding by virtue of said amendment ascertained and determined by the Supreme Court without a jury, and the cost of such improvement assessed by the court in accordance with the resolution adopted by the Board of Estimate and Apportionment on the 21st day of November, 1924, was

NOTICE IS FURTHER GIVEN THAT. pursuant to section 1000 of the Greater New York Charter, as amended by chapter 606 of the Laws of 1915, the map or survey of the land to be acquired in this proceeding, pursuant to the amendment has been duly filed in the office of the Clerk of the County of Kings, and each and every party and person interested in the real property so to be taken and having any claim or demand on account thereof, is hereby required to file with the Clerk of the County of Kings on or before the 29th day of September, 1925 written claim, duly verified, setting forth the real property owned by the claimant, or in which he is interested, and his postoffice address; and to serve within the same time a copy of such verified claim on the Corporation Counsel of The City of New York, at his office, 5th floor, No. 153 Pierrepont street, Borough of Brooklyn, City of New York.

of New York.

The property affected by the proceeding as amended is focated in Blocks Nos. 4786-F, in Section 15, Block Nos. 5247-A and 5248-B in Section 16 of the Kings County Land Map, Block Nos. 7243-A, 7282-B, 7548 to 7554, inclusive, 7555-A, 7556-A, 7556-B, 7557-C, 7558-B, 7566 to 7574, inclusive, 5775-A, 7576-A, 7577, 7582-B, 7724 to 7733, inclusive, 7744-A, 7745 to 7761, inclusive, 7762-A, 7770 to 7783, inclusive, 7794, 7795, 7821 and 7827 in Section 23 of the Kings County Land Map, and is more particularly bounded and described as follows, to wit:

\*\*Avenue H. Parcel "A."

Avenue H, Parcel "A." Beginning at the intersection of the south line of Avenue H with the east line of Ocean avenue; thence northerly along the east line of Ocean avenue 80 feet; thence easterly deflecting 90 degrees to the right 2,903.86 feet to the southwest line of Flatbush avenue; thence southeasterly deflecting 59 degrees 19 minutes 58 seconds to the right and along the southwest line of Flatbush avenue 93.01 feet; thence westerly deflecting 120 degrees 40 minutes 2 seconds to the right 2,951.30 feet to the point of beginning. Avenue H, Parcel "B."

Beginning at the intersection of the south Kings highway; thence westerly along the south line of Avenue H 2,242.03 feet to the southeast line of the Manhattan Beach Division of the Long Island Railroad; thence northeasterly on a curve having a radius of 3,848.66 feet and along the southeast line of the Manhattan Beach Division of the Long Island Railroad 197.33 feet; thence easterly along the north line of Avenue H and parallel with Course No. 1 2,132.05 feet to the southeast line of Kings highway; thence southwesterly deflecting 131 degrees 20 minutes 17 seconds to the right 106.55 feet to the point of hecipality. beginning.

Avenue I. Beginning at the intersection of the south line of Avenue I with the east line of Troy avenue; thence northerly along the east line of Troy ave-nue 80 feet; thence easterly deflecting 90 degrees to the right 3,744.54 feet to the northwest line of Flatlands avenue; thence southwesterly deflecting 144 degrees 19 minutes 19 seconds to the right and along the northwest line of Flat-tands avenue 137.17 feet; thence deflecting 35 de-grees 40 minutes 41 seconds to the right 3,633.11 feet to the point of beginning.

East 27th Street, Parcel "A." Beginning at the intersection of the north line of Avenue H with the east line of East 27th street; thence westerly along the north line of Avenue II 60 feet; thence northerly deflecting 90 degrees to the right 931.22 feet to the west line of Amersfort place; thence southeasterly deflecting 130 degrees 29 minutes 19 seconds to the right 78.89 feet; thence southerly deflecting 49 degrees 30 minutes 42 seconds to the right 880 feet to the point of beginning.

East 27th Street, Parcel "B. Beginning at the intersection of the south line of Avenue H with the west line of East 27th street; thence easterly along the south line of Avenue H 60 feet; thence southerly deflecting 90 degrees to the right 270 feet to the north property line of the Manhattan Beach Division of the Long Island Railroad; thence westerly deflecting 90 degrees to the right and along the north property line of the Manhattan Beach Division of

the Long Island Railroad 60 feet; thence northerly deflecting 90 degrees to the right 270 feet to the point of beginning.

East 27th Street, Parcel "C."

Beginning at the intersection of the north line of Avenue I with the east line of East 27th street; thence westerly along the north line of Avenue I 60 feet; thence northerly deflecting Avenue I 60 feet; thence northerly deflecting 90 degrees to the right 420 feet to the south property line of the Manhattan Beach Division of the Long Island Railroad; thence easterly deflecting 90 degrees to the right and along the south property line of the Manhattan Beach Division of the Long Island Railroad 60 feet; thence of the Long Island Railroad 60 feet; thence southerly deflecting 90 degrees to the right 420 feet to the point of beginning.

Schenectady Avenue, Parcel "A." Beginning at the intersection of the north line of Avenue H with the east line of Schenectady avenue; thence westerly along the north line of Avenue H 80 feet; thence northerly deflecting 90 degrees to the right 855 feet; thence easterly deflecting 90 degrees to the right 80 feet; thence southerly deflecting 90 degrees to the right 855 feet to the point of beginning.

Schenectady Avenue, Parcel "B."

Beginning at the intersection of the north line of Avenue I with the east line of Schenectady avenue: thence westerly along the north line of Avenue I 80 feet; thence northerly deflecting 90 degrees to the right 775 feet; thence easterly deflecting 90 degrees to the right 80 feet; thence southerly deflecting 90 degrees to the right 775 feet to the point of beginning.

Schenectady Avenue, Parcel "C." Beginning at the intersection of the northwest ine of Flatlands avenue with the east line of Schenectady avenue; thence southeasterly along the northwest line of Flatlands avenue 98.49 feet; the northwest line of Flatlands avenue 98,49 feet; thence northerly deflecting 125 degrees 40 minutes 41 seconds to the right 2,091.59 feet; thence easterly deflecting 90 degrees to the right 80 feet; thence southerly deflecting 90 degrees to the right 2,034.15 feet to the point of beginning.

Unnamed Street.

Beginning at the intersection of the couth line

Beginning at the intersection of the south line of Avenue H with the east line of Albany avenue; thence southerly along the east line of Albany avenue 1.59 feet; thence southwesterly deflecting 70 degrees 49 minutes 16 seconds to the right 296.45 feet; thence northerly deflecting 109 degrees 10 minutes 44 seconds to the right 42.35 feet; thence northeasterly deflecting 70 degrees 49 minutes 16 seconds to the right 105.87 feet; thence northerly deflecting 70 degrees 49 minutes 16 seconds to the left 21.85 feet; thence easterly deflecting 90 degrees to the right 180 feet to the point of beginning. Triangular Area.

Beginning at a point on the west line of East 40th street distant 680.79 feet north from the north line of Avenue I; thence northwesterly 15.78 feet to the point on the southeast property line of the Manhattan Beach Division of the Long Island Railroad, located 5.49 feet from the prolongation of the west line of East 40th street, measured along the southeast property line of the Manhattan Beach Division of the Long Island Railroad; thence northeasterly deflecting 90 degrees to the right and along the southeast property line of the Manhattan Beach Division of the Long Island Railroad 5.49 feet; thence southerly deflecting 109 degrees 10 minutes 44 seconds to the right 16.71 feet to the point of beginning. Dated, Brooklyn, New York, September 17,

GEORGE P. NICHOLSON, Corporation Counsel, Office and Postoffice Address, 153 Pierreport street, Brooklyn, N. Y. s17,28

In the Matter of the Application of The City of New York relative to acquiring title wher-ever the same has not been heretofore acquired for the same purpose in fee to the real property required for the PUBLIC PARK bounded erty required for the PUBLIC PARK bounded by 35th (Crocheron) avenue, 214th place (Franklin avenue), 34th (Maxwell) avenue, 215th place, 33d (Vista) avenue and the pro-posed bulkhead line of Little Neck Bay; and for the opening and extending of 35TH (CROCHERON) AVENUE from 214th place (Franklin avenue) to the proposed bulk-head line of Little Neck Bay; 214TH PLACE (FRANKLIN AVENUE) from 35th (Cro. (FRANKLIN AVENUE) from 35th (Crocheron) avenue to 34th (Maxwell) avenue; 34TH (MAXWELL) AVENUE from 214th place (Franklin avenue) to 215th place; 215TH PLACE from 34th (Maxwell) avenue to 33d (Vista) avenue and 33D (VISTA) AVENUE from 215th place to the proposed bulkhead line of 15th Medical Control of 15th place to the proposed bulkhead line of 15th Medical Control of 15th Medical Contr of Little Neck Bay, in the Borough of Queens,

City of New York. PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Judicial District, at a Special Term for the hearing of motions, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 29th day of September, 1925, at the opening of the court on that day or as soon thereafter, as the court on that day, or as soon thereafter as counsel can be heard thereon for an order amending the proceeding entitled "In the Matter of the Application of The City of New York relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee to the real property required for the public park bounded by 35th (Crocheron) avenue, 214th place (Franklin avenue), 34th (Maxwell) avenue, 215th place, 33d (Vista) avenue and the proposed bulkhead line of Little Neck Bay; and for the opening and extending of 35th (Crocheron) avenue from 214th place (Franklin avenue) to the proposed bulkhead line of Little Neck Bay; 214th place (Franklin avenue) from 35th (Crocheron) avenue to 34th (Maxwell) avenue; 34th (Maxwell) avenue; 34th (Maxwell) avenue to 34th (Maxwell) avenue; 34th (Maxwell) avenue from 214th place (Franklin avewell) avenue from 214th place (Franklin avenue) to 215th place; 215th place from 34th (Maxwell) avenue to 33d (Vista) avenue, and 33d (Vista) avenue from 215th place to the proposed bulkhead line of Little Neck Bay, in the Borough of Queens, City of New York," and the petition and order granting the application to condemn in the above entitled proceeding, here-to-free duly entered and filed in the office of the tofore duly entered and filed in the office of the Clerk of the County of Queens on September 17, 1924, so as to provide for the acquisition of title to the real property required for the public park bounded by 35th (Crocheron) avenue, 214th lane, 34th road, 214th place (Franklin avenue), 34th (Maxwell) avenue, 215th place, 33d (Vista) avenue and the proposed bulkhead line of Little Neck Bay; and for the opening and extending of 35th (Crocheron) avenue from 214th place (Franklin avenue) to the proposed bulkhead line of Little Neck Bay; 214th place (Franklin avenue) from 35th (Crocheron) avenue to 34th (Maxwell) avenue; 34th (Maxwell) avenue from 214th place (Franklin avenue) to 215th place; 15th place from 34th (Maxwell) avenue to 33d (Vista) avenue; 33d (Vista) avenue from 215th place to the proposed bulkhead line of Little Neck Bay; 214th lane from 35th (Crocheron) avenue to 34th road and 34th road from 214th lane to 214th place (Franklin avenue) as the line of said park, lanes, roads, avenues and places are now laid out upon the map or plan of the City of New York. The real property title to which is proposed to be acquired in this amended proceeding is more particularly bounded and described as follows, to wit:

Parcel "A." Beginning at a point formed by the intersection of the easterly side of 214th place, former Franklin avenue, with the northerly side of 34th road; running thence easterly 245.13 feet along the northerly side of 34th road to the easterly side of 214th lane; thense southerly deflecting to the right 94 degrees 10 minutes 7 seconds for 438.36 feet along the easterly side of 214th lane to the northerly side of 35th avenue, former Crocheron avenue; thence easterly deflecting to the left 95 degrees 7 minutes 55 seconds for 130.73 feet along the northerly side of 35th avenue; thence easterly deflecting to the right 3 de-grees 41 minutes 31 seconds for 324,72 feet along the northerly side of 35th avenue; thence easterly deflecting to the left 5 degrees 47 minutes 17 seconds for 280.80 feet along the northerly side of 35th avenue; thence easterly deflecting to the left 6 degrees 19 minutes for 105.89 feet along the northerly side of 35th avenue; thence easterly deflecting to the right 18 degrees 50 minutes 24 seconds for 313.42 feet along the northerly side of 35th avenue; thence easterly deflecting to the left 3 degrees 20 minutes 35 seconds for 746.73 feet along the northerly side of 35th avenue; thence easterly deflecting to the left 9 degrees 14 minutes 32 seconds for 441.79 feet along the northerly side of 35th avenue to the proposed bulk-head line of Little Neck Bay as now laid out; thence northerly deflecting to the left 107 degrees 1 minute 26 seconds for 1,079.50 feet along the proposed bulkhead line of Little Neck Bay as now laid out to the southerly line of 33d avenue, former Vista avenue; thence westerly deflecting to the left 69 degrees 59 minutes 35 seconds for 1,434.20 feet along the southerly side of 33d avenue; thence westerly and southerly deflecting to the right on the arc of a circle tangent to the

last mentioned course, the radius of which is 29,258 feet for 46.69 feet along the southerly and easterly sides of 33d avenue and 215th place, former Pullis avenue; thence southerly and tangent to the last mentioned course for 204.10 feet along the easterly side of 215th place to the southerly side of 34th avenue, former Maxwell avenue; thence westerly deflecting to the right 91 degrees 27 minutes 23 seconds for 698.27 feet along the southerly side of 34th avenue to the easterly side of 215th place; thence southerly for 249.82 feet along the easterly side of 214th place to the northerly side of 34th road, the point or

place of beginning. Parcel "B. Beginning at a point formed by the intersec-tion of the southerly side of 35th avenue, formerly Crocheron avenue, and the prolongation of the westerly side of 214th place, former Franklin avenue; running thence northerly 823.66 feet along the westerly side of 214th place and its prolongation to the northerly side of 34th avenue, former Maxwell avenue; thence easterly deflecting to the right 85 degrees 42 minutes 50 seconds for 652.39 feet along the northerly side of 34th avenue; thence easterly and northerly deflecting to the left on the arc of a circle tangent to the last mentioned course, the radius of which is 38.996 feet for 62.25 feet along the northerly and westerly side of 34th avenue and 215th and westerly side of 34th avenue and 215th place, formerly Pullis avenue; thence northerly and tangent to the last mentioned course for 120.78 feet along the westerly side of 215th place; thence northwesterly and deflecting to the left on the arc of a circle tangent to the last men-tioned course whose radius is 73.748 feet for toned course whose radius is 73.748 feet for 56.98 feet along the southwesterly side of 215th place; thence northwesterly and tangent to the last mentioned course for 140.49 feet along the southwesterly side of 215th place; thence northwesterly and westerly deflecting to the left on the arc of a circle tangent to the last mentinoed course, the radius of which is 73.748 feet for 56.98 feet along the southwesterly side of 215th place and southerly side of 33d avenue, former Vista avenue; thence easterly deflecting to the right and tangent to the last mentioned course for 176.55 feet along the prolongation of the southerly side of 33d avenue; thence southeasterly deflecting to the right 44 degrees 16 minutes 19 seconds for 32.46 feet; thence southerly deflecting to the right 44 degrees 31 minutes 12 seconds for 60.33 feet; thence southeasterly deflecting to the left 44 degrees 31 minutes 12 seconds for 19.59 feet to the prolongation of the northerly side of 33d avenue; thence easterly deflecting to the left 44 degrees 17 minutes 34 seconds for 1,461.24 feet along the northerly side of 33d avenue and its prolongation to the proposed bulkhead line of Little Neck Bay as now laid out; thence southerly deflecting to the right 69 degrees 59 minutes 35 seconds for 63.85 feet along the proposed bulkhead line of Little Neck Bay as now laid out to the southerly side of 33d avenue; thence west-erly deflecting to the right 110 degrees 25 seconds for 1,434.20 feet along the southerly side of 33d avenue; thence westerly and southerly deflecting to the left on the arc of a circle tangent to the last mentioned course, the radius of which is 29.258 feet for 46.69 feet along the southerly and easterly sides of 33d avenue and 215th place; thence southerly and tangent to the last men-tioned course for 204.10 feet along the easterly side of 215th place to the southerly side of 34th avenue, former Maxwell avenue; thence westavenue, former Maxwell avenue; thence westerly deflecting to the right 91 degrees 27 minutes 23 seconds for 698.27 feet along the southerly side of 34th avenue to the easterly side of 214th place; thence southerly deflecting to the left 85 degrees 42 minutes 50 seconds for 692.32 feet along the easterly side of 214th place to the northerly side of 35th avenue; thence easterly deflecting to the left 95 degrees 7 minutes 55 seconds for 376.20 feet along the northerly side of 35th avenue; thence easterly deflecting to the right 3 degrees 41 minutes 31 seconds for 324.72 feet along the northerly side of 35th avenue; thence easterly deflecting to the left 5 degrees 47 minutes 17 seconds for 280.80 feet along the northerly side of 35th avenue; thence easterly deflecting to the left 5 degrees 47 minutes 17 seconds for 280.80 feet along the northerly side of 35th avenue; thence easterly deflecting to the left 6 degrees 19 minutes for deflecting to the left 6 degrees 19 minutes for 105.89 feet along the northerly side of 35th avenue; thence easterly deflecting to the right 18 degrees 50 minutes 24 seconds for 313.42 feet along the northerly side of 35th avenue; thence along the northerly side of 35th avenue; thence easterly deflecting to the left 3 degrees 20 minutes 35 seconds for 746.73 feet along the northerly side of 35th avenue; thence easterly deflecting to the left 9 degrees 14 minutes 32 seconds for 441.79 feet along the northerly side of 35th avenue to the proposed bulkhead line of Little Neck Bay as now laid out; thence southerly deflecting to the right 72 degrees 58 minutes 34 seconds for 52.29 feet along the proposed bulkhead line of Little Neck Bay as now laid out to head line of Little Neck Bay as now laid out to the southerly side of 35th avenue; thence westerly deflecting to the right 107 degrees 1 minute 26 seconds for 461.14 feet along the southerly side of 35th avenue; thence westerly deflecting to the right 9 degrees 14 minutes 32 seconds for 752.23 feet along the southerly side of 35th avenue; thence westerly deflecting to the right 3 de-grees 20 minutes 35 seconds for 306.59 feet along the southerly side of 35th avenue; thence southwesterly deflecting to the left 18 degrees 50 minutes 24 seconds for 157.11 feet along the southeasterly side of 35th avenue; thence southwesterly, southerly and southeasterly deflecting to the left on the arc of a circle tangent to the last mentioned course whose radius is 14,100 feet for 38,42 feet along the southerly and easterly sides of 35th avenue and northeasterly side of Edgewater lane, former Bayside boulevard; thence southerly deflecting to the right 106 degrees 21 minutes 16 seconds for 62.53 feet to the southerly side of Edgewater lane; thence westerly deflecting to the right 73 degrees 38 minutes seconds for 224.60 feet along the southerly side of 35th avenue; thence westerly deflecting to the

the westerly side of 214th place, the point or place of beginning. Parcel "C."

eft 11 degrees 45 minutes 50 seconds for 304,86

feet along the southerly side of 35th avenue; thence westerly for 440.47 feet along the south-erly side of 35th avenue to the prolongation of

Beginning at a point formed by the intersection of the easterly side of 214th place, former Franklin avenue, with the northerly side of 34th road; running thence easterly 245.13 feet along the northerly side of 34th road to the easterly side of 214th lane; thence southerly deflecting to the right 94 degrees 10 minutes 7 seconds for 438.36 feet along the easterly side of 214th lane to the northerly side of 35th avenue, former Crocheron avenue; thence westerly deflecting to the right 84 degrees 52 minutes 5 seconds for 50.20 feet along the northerly side of 35th avenue to the westerly side of 214th lane; thence northerly deflecting to the right 95 degrees 7 min-utes 55 seconds for 389.07 feet along the westerly side of 214th lane to the southerly side of 34th road; thence westerly deflecting to the left 94 degrees 10 minutes 7 seconds for 195 feet along the southerly side of 34th road to the east-erly side of 214th place; thence northerly for 50.13 feet along the easterly side of 214th place to the northerly side of 34th road, the point or

The property affected by the above proceeding is located in Blocks 9750, 9875 on Section 39, and in Blocks 9803, 9804, 9806 to 9813, inclusive, 9867 to 9871, inclusive, 9748, 9749, 9751 to 9754, inclusive, 9874, 9876, on Section 40 of the Land Map of the County of Queens, City and State of

New York.

The area to be acquired is shown as a public

park on Map No. 1121 establishing a public park on Map No. 1121 establishing a public park within the territory bounded by 214th place, 34th avenue, 215th place, 33d avenue, etc., in the 3d Ward, Borough of Queens, approved by the Board of Estimate and Apportionment February 29, 1924, by the Mayor March 8, 1924, copies of which were filed at the office of the Clerk of Queens County at Jamaica July 24, 1924, at the office of the Cornovation Counsel July 25.

at Jamaica June 12, 1925, at the office of the Corporation Counsel June 12, 1925, and at the office of the President of the Borough of Queens

June 12, 1925.

The Board of Estimate and Apportionment, by The Board of Estimate and Apportionment, by a resolution adopted on the 19th day of June, 1925, in pursuance of the provisions of section 247 of the Greater New York Charter, as amended, determined that 40 per cent. of the entire cost and expense of acquiring title to the land required for park purposes be placed upon The City of New York; 40 per cent. of such cost and expense upon the Borough of Queens, and the remaining 20 per cent of such cost and Clerk of Queens County at Jamaica July 24, 1924, at the office of the Corporation Counsel July 25, 1924, and at the office of the President of the Borough of Queens July 25, 1924, and on Map No 1299, showing a change in the street system within the territory bounded by 214th place, 33d avenue, 215th place, etc., in the 3d Ward, Borough of Queens, approved by the Board of Estimate and Apportionment April 17, 1925, by the Mayor May 6, 1925, copies of which were filed at the office of the Clerk of the County of Queens shown on the following diagram:

-edealts almete legally insigned -edealts almet in une or almen on BOARD OF ESTIMATE AND ADDOPTIONMENT OF THE PROCEDURE TO ASSESSMENT OTHE PROCEDURE FOR ACQUIRING TITLE TO PUBLIC RAPK 35" TROCHERON AVENUE prod of this Diagram is on file in THE TO CONSTRUCT TO SE MAND

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That all such cost and expense to be borne by The City of New York shall be levied and collected with the taxes upon the real property in said City becoming due and payable in the year in which such cost and expense shall have been fixed and determined, provided such cost and expense be ascertained in time to be included with the taxes on the real property of said City in the same year, and if not determined in time in the same year, and if not determined in time, the same shall be levied and collected with the

taxes of the succeeding year.

That all such cost and expense to be horne by the Borough of Queens shall be levied and collected with the taxes upon the real property

## Application to Court to Condemn Property.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee to the real property required for the opening and extending of FOCI' BOULEVARD (BOYLAND AVENUE-2D STREET-NOTTAWA STREET) from Sutphin houlevard (Rockaway turnpike) to Mer-rick hou'evard (road), in the Borough of Oneens, City of New York. NOTICE 18 HEREBY GIVEN THAT AN

application will be made at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Judicial District, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 29th day of September, 1925, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be acquired for such improvement ascertained and determined by the Supreme Court without a jury, and to have the cost of such improvement assessed by the said court, as hereinafter set forth in accordance with the resolution of the Board of Estimate and

Apportionment adopted on May 1, 1925.
The nature and extent of the improvement The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York for the use of the public to the real property required for the opening and extending of Foch boulevard (Boyland avenue-2d street-Nottawa street) from Sutphin boulevard (Rockaway turnpike) to Merrick boulevard (road), in the Borough of Queens, City of New York. The real property, title to which is to be acquired, is more particularly bounded and described as follows, to wit:

in said Borough in three equal annual install-ments, the first of which shall become due and payable in the year in which such cost and exense shall have been fixed and determined, provided such cost and expense be ascertained in time to be included with the taxes on the real property of said Borough in the same year, and if not determined in time, the same shall be eyied and collected with the taxes of the succeed-

Dated, New York, September 16, 1925. GEORGE P. NICHOLSON, Corporation Counsel, Municipal Building, Borough of Manhattan. City of New York.

Boyland avenue; thence easterly deflecting to the left on the arc of a circle, tangent to the last mentioned course, whose radius is 1,105.27 feet, for 251.69 feet along the northerly side of Foch boulevard; thence easterly deflecting to the righ on the arc of a circle tangent to the last men tioned course, whose radius is 908.39 feet, for 231.66 feet along the northerly side of Foch boulevard to the westerly side of Long street (157th street); thence southerly deflecting to the right from a tangent to the last mentioned course 93 degrees 28 minutes 16.4 seconds for 80.16 feet along the westerly side of Long street (157th street) to the southerly side of Foch boulevard; thence westerly on the arc of a circle, the tangent of which deflects to the right 86 degrees 11 of which deflects to the right 86 degrees 11 minutes 34 seconds from the last mentioned course, the radius of which is 828.39 feet, for 206.40 feet along the southerly side of Foch boulevard; thence westerly deflecting to the right on the arc of a circle tangent to the last men-tioned course, the radius of which is 1,185,27 feet, for 269,91 feet along the southerly side of Foch boulevard; thence westerly tangent to the last mentioned course 1,846.86 feet along the last mentioned course 1,840,86 feet along the southerly side of Foch boulevard to the easterly side of Sutphin boulevard; thence northerly for 83.57 feet along the easterly side of Sutphin boulevard to the northerly side of Foch boulevard, the point or place of beginning.

Parcel "B."

Beginning at a point formed by the intersection of the casterly side of Long street (157th street) with the northerly side of Foch boulevard (2d-Notiawa street); running thence easterly for 432.98 feet along the northerly side of Foch boulevard to the westerly side of New York boulevard, former New York avenue; thence easterly deflecting to the right 10 minutes 42.6 seconds for 80 feet along the northerly side New York. The real property, title to which is to be acquired, is more particularly bounded and described as follows, to wit:

\*\*Parcel "A."\*

Beginning at a point formed by the intersection of the easterly side of Sutphin boulevard, former Rockaway turnpike, with the northerly side of Foch boulevard, former Rockaway turnpike, with the northerly side of Foch boulevard, former Rockaway turnpike, with the northerly side of Foch boulevard to the left 4 degrees 6 minutes 45.4 seconds for 314.87 feet along the northerly side of Foch boulevard; thence easterly deflecting to the left 4 degrees 6 minutes 45.4 seconds for 314.87 feet along the northerly side of Baisley boulevard; thence easterly deflecting to the left 13 degrees 58 minutes 40 seconds for 716.50 feet along the northerly side of Baisley boulevard; thence easterly deflecting to the left 13 degrees 58 minutes 40 seconds for 716.50 feet along the northerly side of Baisley boulevard; thence easterly deflecting to the left 13 degrees 58 minutes 40 seconds for 716.50 feet along the northerly side of Baisley boulevard; thence easterly deflecting to the left 13 degrees 58 minutes 40 seconds for 716.50 feet along the northerly side of Baisley bullevard; thence easterly deflecting to the left 13 degrees 58 minutes 40 seconds for 716.50 feet along the northerly side of Baisley bullevard; thence easterly deflecting to the left 13 degrees 58 minutes 40 seconds for 716.50 feet along the northerly side of Baisley bullevard; thence easterly deflecting to the left 13 degrees 58 minutes 40 seconds for 80.51; and 14059, 14060, 14161, 14163, 14164, 14166 in Section No. 51; 12738 to 12748, 14063, 14063, 14065, 14099, 14100, 14139, 14160, 14161, 14163, 14164, 14166 in Section No. 51; 14160, 14161, 14163, 14164, 14166 in Section No. 51; 14160, 14161, 14163, 14164, 14166 in Section No. 51; 14160, 14161, 14163, 14164, 14166 in Section No. 51; 14160, 14161, 14163, 14164, 14166 in Section No. 51; 14160, 14161, 14163, 14164, 14166 in Section No. 51; 14160, 14161, 14163, 14164, 14166

flecting to the right 62 degrees 34 minutes 20 seconds for 90.13 feet along the westerly right of way line of the Long Island Railroad (Far Rockaway Division) to the southerly side of Foch boulevard; thence westerly deflecting to the right 117 degrees 25 minutes 40 seconds for 549.38 feet along the southerly side of Foch boulevard to the easterly side of New York boulevard; thence westerly deflecting to the right 10 degrees 1 minute 2 seconds for 81.24 feet along the southerly side of Foch boulevard to along the southerly side of Foch boulevard to the westerly side of New York boulevard, thence westerly deflecting to the left 10 degrees 1 minute 2 seconds for 433 feet along the southerly side of Foch boulevard to the easterly side of Long

of Foch boulevard to the easterly side of Long street (157th street); thence northerly for 80 feet along the easterly side of Long street (157th street) to the northerly side of Foch boulevard, the point or place of beginning.

Parcel "C."

Beginning at a point formed by the intersection of the centre line of Merrick boulevard, former Merrick road, with the prolongation of the northerly side of Foch boulevard, said point being 54.39 feet easterly from the intersection of being 54.39 feet easterly from the intersection of the westerly side of Merrick boulevard with the northerly side of Foch boulevard; running thence southerly for 87.02 feet along the centre line of Merrick boulevard, former Merrick road, to the prolongation of the southerly side of Foch boulevard; thence westerly deflecting to the right 113 degrees 10 minutes 10 seconds for 1,827.03 feet along the southerly side of Foch houldward and its prolongation to the easterly right of way line of the Long Island Railroad (Far Rockaway Division); thence northerly deflecting to the right 62 degrees 34 minutes 20 seconds for 90.13 feet along the easterly right of way line of the Long Island Railroad (Far Rockaway Division) to the

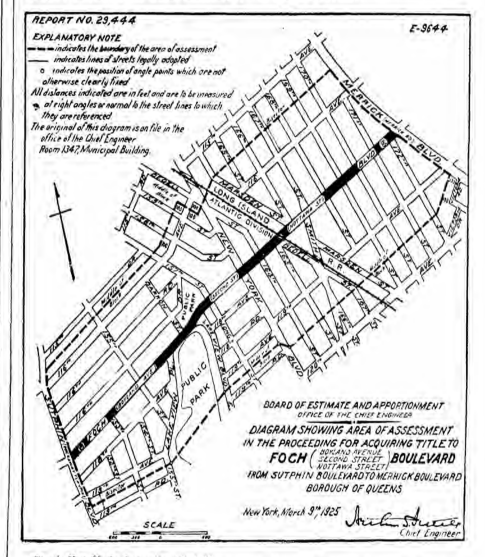
located in Blocks 7951, 7951-A, 7955, 7956, 7980, 7981, 7984, 7988, 7989, 7990, 7991, 12693, on Section 51, as amended, 12695 to 12700, inclusive, 12722 to 12728, inclusive, on Section 51, 7975, 7976, 7979, on Section 32 of the Land Map of the County of Queens, City and State of New York.

The area to be acquired is shown as Foch boulevard (Boyland avenue, 2d street and Nottawa street) on Section No. 137 of the Final boulevard (Boyland avenue, 2d street and Nottawa street) on Section No. 137 of the Final
Maps of the Borough of Queens, approved by
the Board of Estimate and Apportionment November 16, 1917, by the Mayor November 30, 1917,
copies of which were filed in the office of the
President of the Borough of Queens May 23,
1918, at the office of the Clerk of the County
of Queens at Jamaica May 20, 1918, and in the
office of the Corporation Counsel, City of New
York, May 21, 1918; and upon Section No. 140
of the Final Maps of the Borough of Queens, approved by the Board of Estimate and Apportionment July 13, 1923, by the Mayor July 31, 1923,
copies of which were filed at the office of the
President of the Borough of Queens October 5,
1923, at the office of the Clerk of the County of
Queens at Jamaica October 5, 1923, and at the
office of the Corporation Counsel, City of New
York, October 9, 1923; and upon Section No.
141 of the Final Maps of the Borough of Queens,
approved by the Board of Estimate and Apportionment October 24, 1919, by the Mayor November 12, 1919, copies of which were filed at the
office of the Topographical Bureau, Borough of
Queens, April 19, 1920, at the office of the Clerk
of the County of Queens at Jamaica April 15,
1920, and at the office of the Corporation Counsel, City of New York, April 15, 1920.

The Board of Estimate and Apportionment, by
a resolution adopted on the 1st day of May,
1925, determined that the whole cost and expense

Island Railroad (Far Rockaway Division) to the northerly side of Foch boluevard; thence easterly for 1,834 31 feet along the northerly side of Foch boulevard and its prolongation to the centre line of Merrick boulevard, the point or place of beginning.

Property affected by the above proceeding is



Dated, New York, September 16, 1925. GEORGE P. NICHOLSON, Corporation Counsel, Municipal Building, Borough of Manhattan City of New York.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the real property vard to the westerly side of Baisley boulevard; required for the opening and extending of BAISLEY BOULEVARD (LOCUST AVE-NUE-OAKFIELD STREET) from New York boulevard (avenue) to Farmers boulevard (avenue), in the Borough of Queens, City of

NOTICE IS HEREBY GIVEN THAT AN application will be made at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Judicial District, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 29th day September, 1925, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be acquired for such improvement ascertained and determined by the Supreme Court without a jury, and to have the cost of such improvement assessed by the said court, as hereinafter set forth in accordance

with the resolution of the Board of Estimate and Apportionment adopted on June 19, 1925.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York for the use of the public to the real property required for the opening and extending of Baisley boulevard (Locust avenue-Oakfield street) from New York houlevard (avenue) to Extmers boulevard (avenue) boulevard (avenue) to Farmers boulevard (avenue), in the Borough of Queens, City of New York. The real property, title to which is to be acquired, is more particularly bounded and de-

acquired, is more particularly bounded and described as follows, to wit:

Beginning at a point on the prolongation of the southerly side of Baisley boulevard (former Locust avenue) 39.07 feet westerly from the intersection of the southerly side of Baisley boulevard with the easterly side of New York boulevard (former New York avenue); running thence northerly 81.53 feet along a line between the sides of New York boulevard to an intersection with the prolongation of the northerly side of Baisley boulevard; thence easterly deflecting to the right 78 degrees 52 minutes 19 seconds for 502.14 feet along the northerly side of Baisley boulevard; thence easterly deflecting to the right on the arc of a circle tangent to the last mentioned course, the radius of which is 854.966 feet, for 268.47 feet along the northerly side of Baisley boulevard; thence easterly on a tangent to

thence northerly deflecting to the left 22 degrees 4 minutes 30 seconds for 205.83 feet along the westerly side of Baisley boulevard to the westerly side of 175th place; thence northerly deflecting to the left 27 degrees 33 minutes 10 seconds for 172.46 feet along the westerly side of 175th place to the northerly side of Baisley boulevard; thence easterly deflecting to the right 61 degrees 17 minutes 50 seconds for 1,240.46 feet along the northerly side of Baisley boulevard; thence easterly deflecting to the right 9 degrees 20 minutes 31 seconds for 1,933.48 feet along the northerly side of Baisley boulevard and the prolongation thereof to the centre line of Farmers boulevard, former Farmers avenue; thence southerly deflecting to the right 125 degrees 18 minutes 35 seconds for 73.53 feet along the centre line of Farmers boulevard to the prolongation of the southerly side of Baisley boulevard; thence westerly deflecting to the right 54 degrees 41 minutes 25 seconds for 1,886.08 feet along the southerly 25 seconds for 1,886.08 feet along the southerly side of Baisley boulevard; thence westerly deflecting to the left 9 degrees 20 minutes 31 seconds for 1,037.60 feet along the southerly side of Baisley boulevard to the easterly side of Baisley boulevard; thence southerly deflecting to the left 33 degrees 44 minutes 40 seconds for 505.48 feet 33 degrees 44 minutes 40 seconds for 505.48 feet along the easterly side of Baisley boulevard to the southeasterly side of Baisley boulevard; thence southwesterly deflecting to the right 22 degrees 4 minutes 30 seconds for 262.82 feet along the southeasterly side of Baisley boulevard; thence westerly deflecting to the right 21 degrees 6 minutes 30 seconds for 876.45 feet along the southerly side of Baisley boulevard; thence westerly deflecting to the right 13 degrees 58 minutes 40 seconds for 730.54 feet along the southerly side of Baisley boulevard; thence westerly deflecting to the right 6 degrees 3 minutes 20 seconds for 809.54 feet along the southerly side of Baisley boulevard; thence westerly deflecting to the right 6 degrees 3 minutes 20 seconds for 809.54 feet along the southerly side of Baisley boulevard; thence westerly deflecting to the left on the arc of a circle tangent to the last mentioned course, the radius of which is 774.966 on the arc of a circle tangent to the last mentioned course, the radius of which is 774.966 feet, for 243.35 feet along the southerly side of Baisley boulevard; thence westerly tangent to the last mentioned course, 517.87 feet along the southerly side of Baisley boulevard and the prolongation thereof to an intersection with the line between the sides of New York boulevard, the

No. 57 of the Land Map of the County of Queens, City and State of New York. The area to be acquired is shown as Baisley of boulevard on Section 141 of the Final Maps of the Borough of Queens, approved by the Board of Estimate and Apportionment October 24, 1919, by the Mayor November 12, 1919, copies of which were filed at the office of the Topographical Rureau, Borough of Queens, April 19, 1920, at the office of the Clerk of the County of Queens at Jamaica, and at the office of the Corporation Counsel, April 15, 1920; on Section 140 of the Final Maps of the Borough of Queens, approved by the Board of Estimate and Apportionment July 13, 1923, approved by the Mayor July 31, 1923, copies of which were filed at the office 1923, copies of which were filed at the office of the Topographical Bureau, Borough of Queens, October 5, 1923, at the office of the Clerk of the County of Queens at Jamaica, October 5, 1923, and at the office of the Corporation Counsel October 9, 1923; on Map 1313, establishing the lines and grades of Baisley boulevard from 119th road to Farmers boulevard, etc., approved by the Board of Estimate and Apportionment March 13, 1925, by the Mayor March 27, 1925, copies of which were filed at the office of the Topographical Bureau, Borough of Queens, July 18, 1925, at the office of the Clerk of the County of Queens at Jamaica, July 17, 1925, and at the office of the Corporation Counsel July 17, 1925; and on Map 1360, establishing the lines and grades of Baisley boulevard from 120th avenue to Merrick bouleboulevard from 120th avenue to Merrick boulevard, etc., approved by the Board of Estimate and Apportionment June 19, 1925, by the Mayor June 19, 1925, copies of which were filed at the office of the Topographical Bureau, Borough of Queens, July 23, 1925, at the office of the Clerk of the County of Queens at Jamaica, July 22, 1925, and at the office of the Corporation Counsel July 23, 1925, and on Map No. 1283, establishing the lines and grades within the territory bounded by Baisley boulevard, Merrick boulevard, 125th avenue, 172d street, etc., approved by the Board of Estimate and Apportionment October 3, 1924, by the Mayor October 18, 1924, copies of which were filed at the office of the Topographical Bureau, Borough of Queens, January 14, 1925, at the office of the Clerk of the County of Queens at

Jamaica, January 9, 1925, and at the office of the Corporation Counsel January 13, 1925. The Board of Estimate and Apportionment, by resolution adopted on the 19th day of June, 1925, determined that the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby, and that the area of assessment for benefit in this pro-ceeding be fixed and determined to be as follows: Beginning at a point on the easterly line of New York boulevard (avenue) where it is intersected by a line distant 100 feet southerly from and parallel with the southerly line of 120th avenue (Russell street), the said distance being measured at right angles to 120th avenue (Russell street), and running thence eastwardly along the said line parallel with 120th avenue (Russell said line parallel with 120th avenue (Russen) street) to the intersection with the line midway between 171st street and 172d street; thence northwardly along the said line midway between 171st street and 172d street to a point distant 100 feet northerly from the northerly line of 120th avenue; thence eastwardly and always distant 100 feet northerly from and narallel with tant 100 feet northerly from and parallel with 120th avenue to the intersection with the southwesterly line of Merrill street; thence north-eastwardly at right angles to Merrill street (avenue) to the intersection with the prolongation of a line midway between 174th street and 175th street, as these streets are laid out where they adjoin Foch boulevard; thence northwardly along the said line midway between 174th street and 175th street to a point distant 100 feet northerly from the northerly line of 119th avenue; thence castwardly and always distant 100 feet northerly from and parallel with the northerly line of 119th avenue to the intersection with a line midway between 176th street and 177th street; thence northwardly along the said line midway between 176th street and 177th street a distance of 400 feet; thence eastwardly and parallel with 119th avenue a distance of 800 feet; thence northwardly at right angles to 119th avenue, as this street is laid out where it adjoins Baisley boulevard on the west, a distance of 500 feet; thence east-wardly and parallel with Foch boulevard, as this street is laid out where it adjoins 175th street, to the intersection with the easterly line of Farmers boulevard (avenue); thence eastwardly at right angles to Farmers houlevard (avenue) a distance of 100 feet; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Farmers boulevard (avenue) to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of 118th road (Allen street), the said distance being measured at right angles to 118th road (Allen street); thence westerly along the said line and parallel with 118th road (Allen street) and along the prolongations of the said line to the intersection with the westerly right of way line of the Montauk Division of the Long Island Railroad; thence continued in along the said cight of more line to southwardly along the said right-of-way line to the intersection with a line distant 250 feet southerly from and parallel with the southerly line of 119th road (Forman avenue), the said distance being measured at right angles to 119th road (Forman avenue); thence westerly along the said line and parallel with 119th road (Forman avenue) and along the prolongations of said line to the intersection with the prolongation of a line to the intersection with the prolongation of a line distant 100 feet southeasterly from and parallel with the southeasterly line of Troutville road (Dorothy place), the said distance being measured at right angles to Troutville road (Dorothy place); thence southwestwardly along the said line parallel with Troutville road (Dorothy place) and along the prolongations of the said line to the intersection with a line distant 100 feet south erly from and parallel with the southerly line of 125th (Hunton) avenue, the said distance being measured at right angles to 125th (Hunton) avenue; thence weswtardly along the said line parallel with 125th (Hunton) avenue to the intersection with a line distant 250 feet easterly from and parallel with the easterly line of 174th place (Crystenah avenue), the said distance being measured at right angles to 174th place (Crystenah avenue); thence southwardly along the said line parallel with 174th place (Crystenah ave-nue) to the intersection with a line midway between 127th (Von Spiegel) avenue and 128th (Garibaldi) avenue; thence westwardly along the said line midway between 127th (Von Spicgel) avenue and 128th (Garibaldi) avenue to the inter-section with a line distant 250 feet westerly from and parallel with the westerly line of 174th place (Crystenah avenue), the said distance being measured at right angles to 174th place (Crystenah avenue); thence southwardly along the said line avenue), with 174th place (Crystenah avenue), and above the prolongation of the said line to a point distant 100 feet southerly from the southerly line of 129th (Baist) avenue; thence generally west-wardly and always distant 100 feet from the southeasterly and southerly lines of 129th (Baist) avenue to the intersection with the southwesterly line of Bedell street; thence westwardly in a straight line to a point in the easterly line of New York houlevard (avenue) distant 100 feet southerly from the southerly line of 129th avenue, the said distance being measured at right angles to 129th avenue; thence northwestwardly along the much esserts line of New York houlevard (avenue) to the point or place of beginning.

Duted, New York, September 16, 1925, GEORGE P. NICHOLSON, Corporation Coun-sel, Municipal Building, Borough of Manhattan, City of New York.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the real property required for the opening and extending of BEACH 108TH STREET from Wainwright court to Beach Channel drive, in the Borough

of Queens, City of New York, NOTICE IS HEREBY GIVEN THAT AN application will be made at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Judicial District, held in and for the County of Kings, at the County Court House, in the Borough of Brook-lyn, in the City of New York, on the 29th day of September, 1925, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be acquired for such improvement ascertained and determined by the Supreme Court without a jury, and to have the cost of such improvement assessed by the said court, as hereinafter set forth in accordance with the resolution of the Board of Estimate and Apportionment adopted on June 12, 1925, The nature and extent of the improvement

hereby intended is the acquisition of title in fee by The City of New York for the use of the public to the real property required for the opening and extending of Beach 108th street from Wainwright court to Beach Channel drive, in the Borough of Queens, City of New York. The real property, title to which is to be acquired, is more particularly bounded and described as fol-

lows, to wit: Beginning at a point formed by the intersection of the southerly side of Beach Channel drive with the easterly side of Beach 108th street, former Undine avenue; running thence southerly for 478.32 feet along the easterly side of Beach 108th street, former Undine avenue, and its prolongation, to the southerly side of Wainwright court, former Wainwright avenue; thence westerly deflecting to the right 91 degrees 48 minutes 46 seconds for 50.03 feet along the south side of Wainwright court from Wainwright avenue to the prolongation of the westerly side of Beach 108th street; thence northerly deflecting to the right 88 degrees 11 minutes 14 seconds for 484.85 feet along the westerly side of Beach 108th street and its prolongation to the southerly side of Beach Channel drive; thence easterly on the arc of a circle, whose radius is 1,064.544 feet, for 50.66

Channel drive; thence easterly on the arc of a circle, whose radius is 1,064.544 feet, for 50.66 feet along the southerly side of Beach Channel drive to the easterly side of Beach 108th street, the point or place of beginning.

The property affected by the above proceeding is located in Blocks 14860, 14900 and 14901 on Section 60 of the Land Man of the County of Queens, City and State of New York.

The area to be acquired is shown as Beach 108th street on Section 202 of the Final Maps of the Borough of Queens, approved by the Board of Estimate and Apportionment November 24, 1916, by the Mayor December 1, 1916, copies of which were filed at the office of the President of the Borough of Queens March 2, 1917, at the office of the Clerk of the County of Queens at Jamaica March 1, 1917, and at the office of the Corporation Counsel, City of New York, February 28, 1917, and amended by Alteration Map 1199 showing a change in the street system bounded by Beach 116th street prolonged, the U. S. bulkhead line, Beach 98th street, Rockaway Beach houlevard, etc., in the Fifth Ward, Borough of Queens, approved by the Board of Estimate and Auportionment February 29, 1924, by the Mayor March 8, 1924, copies of which were filed at the office of the President of the Borough of Queens July 25, 1924, at the office of the Clerk of the County of Queens at Jamaica July 24, 1924, and at the office of the Corporation Counsel, City of

July 25, 1924, at the office of the Clerk of the County of Queens at Jamaica July 24, 1924, and at the office of the Corporation Counsel, City of New York, July 25, 1924.

The Board of Estimate and Apportionment, by a resolution adopted on the 12th day of June, 1925, determined that the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby, and that the area of assessment for benefit in this proceeding be fixed and determined to be as follows:

Rounded on the north by the southerly bulk-

Bounded on the north by the southerly bulk-head line of Beach Channel; on the east by a line hisecting the angle formed by the inter-section of the prolongations of the centre lines of Beach 106th (Centre) street and Beach 108th street; on the south by the northerly right of way line of the Rockaway Beach Division of the Long Island Railroad, and on the west by a line distant 300 feet westerly from and parallel with the westerly line of Beach 108th street, the said distance being measured at right angles to Beach 108th street, and by the prolongation of the said

Dated, New York, September 16, 1925, GEORGE P. NICHOLSON, Corporation Coun-sel, Municipal Building, Borough of Manhattan, City of New York.

In the Matter of the Application of The City of New York relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee to the real property required for the PUBLIC PARK on the northerly side of 37th avenue, 125 feet westerly from Parsons boulevard, Borough of Queens, City of New York, as shown on a map bearing the signature of the President of the Borough of Queens and dated May 5, 1925.
NOTICE IS HEREBY GIVEN THAT AN

application will be made at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Judicial District, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 29th day of September, 1925, at the opening of the court on that day, or as soon thereafter as coun-sel can be heard thereon, to have the compensa-tion which should justly be made to the respective owners of the real property proposed to be acquired for such improvement, ascertained and determined by the Supreme Court without a jury, in accordance with the resolution of the Board of Estimate and Apportionment, adopted on May

29, 1925.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York for the use of the py life City of New York for the use of the public to the real property required for the public park on the northerly side of 37th avenue, 125 feet westerly from Parsons boulevard, Borough of Queens, City of New York, as shown on a map hearing the signature of the President of the Borough of Queens and dated May 5, 1925. The real property, title to which is to be acquired, is more particularly bounded and de-scribed as follows, to wit:

Reginning at a point on the northerly side of 37th avenue, former Washington place, 125 feet west of the intersection of the westerly side of Parsons boulevard with the northerly side of 37th avenue, former Washington place; running thrnce westerly for 125 feet along the northerly side of 37th avenue to the northwesterly side of 37th avenue: thence southwesterly deflecting to the left 38 degrees 1 minute 1 second for 60.62 feet along the northwesterly side of 37th avenue; thence northerly deflecting to the right 128 dethe westerly side of said public park to the northerly side of said public park; thence easterly deflecting to the right 90 degrees for 172.76 feet
along the northerly side of said park to the easterly side of said park; thence southerly for 150

a jury.

feet along the easterly side of said park to the

ortherly side of 37th avenue, the point or place of beginning.

The property affected by the above proceeding is located in Block 4602 on section 19 of the Land Map of the County of Queens, City and State of New York

State of New York,

The area to be acquired is shown as a public park on Alteration Map No. 1434, showing a public park on the north side of 37th avenue, about 125 feet west of Parsons boulevard, in the Third Ward, Borough of Queens, approved by the Board of Estimate and Apportionment May 29, 1925, by the Mayor May 29, 1925, copies of which were filed at the office of the President State of New York, of which were filed at the office of the President of the Borough of Queens July 22, 1925, at the office of the Clerk of the County of Queens at Jamaica July 23, 1925, and at the office of the Corporation Counsel, City of New York, July

The Board of Estimate and Apportionment, by resolution adopted on the 29th day of May, 1925, in pursuance of the provisions of section 247 of the Greater New York Charter, as amended, determined that 50 per cent, of the entire cost and expense of the proceedings be placed upon The City of New York and the remaining 50 per cent, upon the Borough of Queens.

Queens.

That all such cost and expense to be borne by The City of New York and the Borough of Queens shall be levied and collected with the taxes upon the real property in said City and Borough becoming due and payable in the year in which such cost and expense shall have been fixed and determined, provided such cost and expense be ascertained in time to be included with the taxes on the real property of said City and the taxes on the real property of said City and Borough in the same year, and if not determined in time the same shall be levied and collected with the taxes of the succeeding year.

Dated, New York, September 16, 1925.

GEORGE P. NICHOLSON, Corporation Counsel, Municipal Building, Borough of Manhattan, City of New York.

City of New York.

In the Matter of Acquring Title by The City of New York to certain lands and premises situ-ated on the northerly side of SCHOOL AVE-NUE, between Maple street and Three Mile Mill road, Jamaica South, Borough of Queens, City of New York, duly selected as a site for school purposes according to law school purposes according to law.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, in fee, to the real property required for the opening and extending of 90TH AVENUE (MARLBOROUGH PLACE)

from 198th street (Carpenter avenue) to 212th street (Queens road), in the Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT AN application will be made at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Judicial District, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 25th day of September, 1925, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be acquired for such improvement ascertained and determined by the Supreme Court without a jury, and to have the cost of such improvement assessed by the said court, as hereinalter set forth, in accordance with the resolution of the Board of Estimate and

Apportionment adopted on June 19, 1925.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York for the use of the public to the real property required for the opening and extending of 90th avenue (Marlborough place) from 198th street (Carpenter avenue) to 212th street (Queens road) in the Borough of 212th street (Queens road), in the Borough of Queens, City of New York. The real property, title to which is to be acquired, is more particularly bounded and described as follows, to wit:

westerly from the easterly side of 198th street (Carpenter avenue); running thence easterly for 3,309.91 feet along the northerly side of 90th avenue and its prolongation thereof; thence ing be fixed and determined to be as shown on easterly deflecting to the left 13 degrees 33 the following diagram:

PURSUANT TO THE STATUTES IN SUCII PURSUANT TO THE STATUTES IN SUCIL cases made and provided, notice is hereby given that it is the intention of the Corporation Counsel of The City of New York to make application to the Supreme Court of the State of New York, at a Special Term therefor for the hearing of motions, to be held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, City of New York, on the 30th day of September, 1925, at the opening of the court on that day or as soon thereafter as counsel can be heard thereon to have the compensation which ought justly to be made to conspensation which ought justly to be made to the respective owners of the real property proposed to be taken in the above proceeding ascertained and determined by said court without a

jury,

The nature and extent of the improvement hereby intended, is the acquisition of title in fee simple absolute by The City of New York to certain lands and premises situated on the northerly side of School avenue between Maple street and Three Mile Mill road, Jamaica South, Borough of Queens, City of New York, the same to be converted, appropriated and used as a site

to be converted, appropriated and used as a site for school purposes.

Said lands and premises so to be acquired, are bounded and described as follows:

"Beginning at the corner formed by the intersection of the northerly side of School avenue and the westerly side of Three Mile Mill road and running thence northerly along the westerly side of Three Mile Mill road 100 feet to the southerly line of the lands of Public School 45; thence westerly along the southerly line of the lands of Public School 45 thence westerly along the southerly line of the lands of Public School 45 200 feet to the easterly side of Maple street; thence southerly along the easterly side of Maple street; thence southerly along the northerly side of School avenue; and thence easterly along the northerly side of School avenue 200 feet to the point or place of beginning, be the said several dimensions more or less, said premises being designated as Lots Nos. 60, 64, 68 premises being designated as Lots Nos. 60, 64, 68 and 73, in Block 2880, Ward 4, on the Tax Maps of the Borough of Queens, together with all right, title and interest, if any, in and to the streets or avenues in front thereof to the centre

Dated, New York, September 15, 1925.
GEORGE P. NICHOLSON, Corporation Counsel, Office and Postoffice Address, Municipal Building, Borough of Manhattan, New York City.

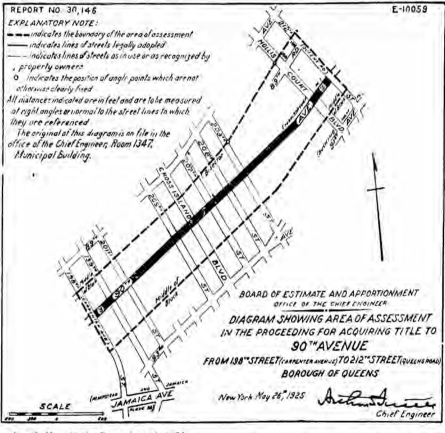
minutes 11 seconds for 563,12 feet along the northerly side of 90th avenue and its prolongation thereof to a point within the lines of 212th street, former Queens road; thence southerly destreet, former Queens road; thence southerly deflecting to the right 90 degrees for 70 feet to the prolongation of the southerly side of 90th avenue; thence westerly deflecting to the right 90 degrees for 571.43 feet along the southerly side of 90th avenue and its prolongation; thence westerly deflecting to the right 13 degrees 33 minutes 11 seconds for 3,318.22 feet along the southerly side of 90th avenue and its prolongation to a point within the lines of 198th street, former Carpenter avenue; thence partherly 70 feet along a line ter avenue; thence northerly 70 feet along a line between the side lines of 198th street to the prolongation of the northerly side of 90th avenue,

the point or place of beginning.

The property affected by the above proceeding is located in Blocks 13015, 13016, 13018 to 13038, inclusive, 13041, 13042, 13045, 13046, 13049 and 13050 on Section 53 of the land map of the County of Queens, City and State of New York.

The area to be acquired is shown as 90th avenue on Map No. 1317, establishing the lines and grades of 197th street and 198th street from 90th avenue to Jamaica avenue and 90th avenue from 197th street to Vandeveer street, in the Fourth Ward, Borough of Queens, approved by the Board of Estimate and Apportionment April 17. 1925, by the Mayor May 6, 1925, copies of which were filed at the Office of the President of the Borough of Queens July 18, 1925, at the office of the Clerk of the County of Queens at Jamaica July 17, 1925, and at the office of the Corporation Counsel, City of New York, July 17, 1925. The Board of Estimate and Apportionment, by

Beginning at a point on the prolongation of the a resolution adopted on the 19th day of June, northerly side of 90th avenue distant 10 feet 1925, determined that the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby, and that the area of assessment for benefit in this proceed-



Dated, New York, September 14, 1925. GECRGE P. NICHOLSON, Corporation Counsel, Municipal Building, Borough of Manhattan, City of New York.

In the Matter of Acquiring Title by The City of New York to certain lands and premises situated on 82D and 83D STREETS and 101ST (JEROME) AVENUE, adjoining the premises of Public School No. 64, Woodhaven, Borough of Queens, duly selected as a site for school humans according to law.

purposes according to law. PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that it is the intention of the Corporation Counsel of The City of New York to make application to the Supreme Court of the State of New York, at a Special Term thereof for the hearing of motions, to be held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, City of New York, on the 30th day of September, 1925, at the opening of the court on that day or as soon thereafter as counsel can be heard thereon to have the compensation which ought justly to be made to the respective owners of the real property proposed to be taken in the above proceeding ascertained and determined by said court without

The nature and extent of the improvement hereby intended is the acquisition of title in fee simple asbolute by The City of New York to certain lands and premises situated on 82d and 83d streets and 101st (Jerome) avenue, adjoining the premises of Public School 64, Woodhaven, Borough of Queens, in the City of New York, the same to be converted, appropriated and used as a site for school purposes, Said lands and premises so to be acquired, are

"Beginning at the corner formed by the inter-section of the westerly line of 83d street, as the same is laid out on the tax maps, and the northerly line of 101st (Jerome) avenue, and running northerly along the said westerly line of 83d street to the northerly line of Lot No. 14; thence westerly along the northerly line of Lot No. 14 and the continuation thereof to the easterly line of 82d street; thence southerly along the casterly line of 82d street to the northerly line of the lands of Public School 64: thence easterly along the northerly line of the lands of Public School 64 to the easterly line of the

lands of Public School 64; thence again southerly along the said easterly line of the lands of Public School 64 200 feet to the northerly line of 101st (Jerome) avenue; and thence again easterly along the northerly line of 101st (Jerome) avenue to the westerly line of 83d street, the point or place of beginning, he the said several dimensions more or less, said premises being designated as part of Lot No. 14, in Block 323, Ward 4, on the tax maps of the Borough of Queens, together with all right, title and interest, if any, in and to the streets or avenues in front thereof to the centre thereof."

Dated, New York, September 15, 1925.
GEORGE P. NICHOLSON, Corporation Counsel, Office and Postoffice Address, Municipal Building, Borough of Manhattan, City of New York.

\$15,25\$ School 64 200 feet to the northerly line of 101st

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same has not been heretolore acquired for the same purpose, in fee, to the real property required for the opening and extending of GAGE PLACE (VINCENT STREET) from Adriatic street to Eliot avenue, in the Borough of Queens, City of New York.

NOTICE 1S HEREBY GIVEN THAT AN application will be made at a Special Term for the hearing of motions of the Supreme Court of the State of New York. Second Judicial District,

the State of New York, Second Judicial District, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 25th day of September, 1925, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be acquired for such improvement ascertained and determined by the Supreme Court without a jury, and to have the cost of such improvement assessed by the said court, as bereinafter set forth, in accordance

said court, as bereinafter set forth, in accordance with the resolution of the Board of Estimate and Apportionment adopted on January 9, 1925.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York for the use of the public to the real property required for the opening and extending of Cage place (Vincent street) from Adriatic street to Eliot avenue, in the Borough of Queens, City of New York, The real property, title to which is to be acquired, is more particularly bounded and described as follows, to wit: lows, to wit:

Beginning at a point formed by the interection of the northerly side of Eliot avenue, as acquired by The City of New York, with the easterly side by The City of New York, with the easterly side of Gage place; running thence westerly for 53 feet along the northerly side of Eliot avenue, as acquired by The City of New York, to the westerly side of Gage place (Vincent street); thence northerly deflecting to the right 109 degrees 23 minutes for 435.71 feet along the westerly side of Gage place to the southerly side of Adriatic street; thence easterly deflecting to the right 90 degrees 19 minutes 50 seconds for 50.08 feet along the southerly side of Adriatic street to the casterly side of Gage place; thence southerly for and the southerly side of Gage place; thence southerly for 415.21 feet along the casterly side of Gage place to the northerly side of Eliot avenue, as acquired by The City of New York, the point or place of

beginning.

The property affected by the above proceeding is located in Blocks 2080, 2081 and 2082, on Section 9, of the land map of the County of Queens, City and State of New York.

The section be acquired a shown as Gage place

The area to be acquired s shown as Gage place upon Section 16 of the final maps of the Borough upon Section 16 of the final maps of the Borough of Queens, approved by the Board of Estimate and Apportionment February 8, 1912, by the Mayor February 26, 1912, copies of which were filed at the Office of the President, Borough of Queens, October 7, 1912, at the office of the Clerk of the County of Queens at Jamaica September 30, 1912, and at the office of the Corporation Counsel. City of New York, September 30, 1912, and as amended by Alteration Map 918, showing a change in the street system heretofore laid out within the territory bounded by Collins laid out within the territory bounded by Collins avenue, Adriatic street, Mary street, Baltic street, etc., approved by the Board Apportionment January 6, 1922, by the Mayor January 14, 1922, copies of which were filed at the Office of the President, Borough of Queens, August 12, 1922, at the office of the Clerk of the County of Queens at Jamaica August 12, 1922, and at the office of the Corporation Counsel, City of New York, August 14, 1922. The Board of Estimate and Apportionment, by

a resolution adopted on the 9th day of January, 1925, determined that the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby, and that the area of assessment for benefit in this proceeding be fixed and determined to be as

Bounded on the north by a line midway be-tween Baltic street and Adriatic street; on the east by a line distant 100 feet easterly from and parallel with the easterly line of Gage place, the said distance being measured at right angles to Gage place, and by the prolongation of the said line; on the south by the northerly line of Eliot avenue, and on the west by a line midway between Gage place and Mary street, and by the prolongation of the said line.

Dated, New York, September 14, 1925. GEORGE P. NICHOLSON, Corporation Counsel, Municipal Building, Borough of Manhattan, City of New York.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, in fee, to the real property required for the opening and extending of 80TH STREET (BAXTER PLACE) from 45th avenue (Laurel Hill houlevard) to Broadway, in the Borough of Queens, City of New

NOTICE IS HEREBY GIVEN THAT AN application will be made at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Judicial District, held in and for the County of Kings, at the County Court House, in the Borough of Brook-lyn, in the City of New York, on the 25th day of September, 1925, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be acquired for such improvement ascertained and determined by the Supreme Court without a jury, and to have the cost of such improvement assessed by the court, as hereinafter set forth, in accordance with the resolution of the Board of Estimate and Apportionment adopted on June 19, 1925.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York for the use of the oy line City of New York for the use of the public to the real property required for the opening and extending of 80th street (Baxter place) from 45th avenue (Laurel Hill boulevard) to Broadway, in the Borough of Queens, City of New York. The real property, title to which is to be acquired, is more particularly bounded and described as follows, to wit:

Beginning at a point formed by the intersection of the northerly side of 47th avenue with the westerly side of 80th street, former Baxter place, westerly side of 80th street, former Baxter place, running thence northerly for 928.23 feet along the westerly side of 80th street, former Baxter avenue; thence northerly deflecting to the right 29 degrees 12 minutes 3 seconds for 257.80 feet along the westerly side of 80th street to the limit to the county of New York, on the Borough of Brookland along the westerly side of 80th street to the limit to the county of Kings, at the County Court House, in the Borough of Brookland along the westerly side of 80th street to the limit to the improvement held in and for the County of Kings, at the County Court House, in the Borough of Brookland along the westerly side of 80th street to the limit to the improvement held in and for the County of Kings, at the County Court House, in the Borough of the resolution of the Boatd of Estimate and Apportionment adopted on June 19, 1925.

The nature and extent of the improvement hereby intended is the acquisition of title in feet by The City of New York for the use of the public to the real property required for the opening and extending of 219th street (Willow place) from

southerly side of Broadway; thence easterly desoutherly side of Broadway; thence easterly deflecting to the right 90 degrees for 51.71 feet along the southerly side of Broadway; thence easterly deflecting to the right 4 degrees 7 minutes 13 seconds for 8.31 feet along the southerly side of Broadway to the easterly side of 80th street; thence southerly deflecting to the right 85 degrees 52 minutes 47 seconds for 241.57 feet along the easterly side of 80th street; thence southerly deflecting to the left 29 degrees 12 minutes 3 seconds for 898.64 feet along the easterly side of 80th street to the northerly side of 47th avenue; thence westerly for 60.94 feet of 47th avenue; thence westerly for 60.94 feet along the northerly side of 47th avenue to the westerly side of 80th street, the point or place of beginning.

The property affected by the above proceeding is located in Blocks 3161, 3162, 3167 and 3168, on Section No. 13, as amended, of the land map of the County of Queens, City and State of New

The area to be acquired is shown as 80th street (Baxter place) on Alteration Map No. 614,

Board of Estimate and Apportionment January 10, 1919, by the Mayor January 16, 1919, copies of which were filed in the office of the President of the Borough of Queens August 23, 1919, at the office of the Clerk of the County of Queens at Jamaica August 20, 1919, and at the office of the Corporation Counsel, City of New York, August 18, 1919; and upon Alteration Map No. 634, showing a change in the street system heretofore laid out within the territory bounded by Dixon street, Barnett avenue. Woodside avenue. tofore laid out within the territory bounded by Dixon street, Barnett avenue, Woodside avenue, Stryker avenue, etc., approved by the Board of Estimate and Apportionment December 22, 1916, by the Mayor December 27, 1916, copies of which were filed at the office of the President of the Borough of Queens April 2, 1917, at the office of the Clerk of the County of Queens at Jamaica March 30, 1917, and at the office of the Corporation Counsel, City of New York, April 2, 1917.

The Board of Estimate and Apportionment, by a resolution adopted on the 19th day of June, 1925, determined that the whole cost and expense of this proceeding shall be assessed upon the

of this proceeding shall be assessed upon the showing a change within the street system here-tofore laid out within the territory bounded by Ramsey street, Queens boulevard, Laurel Hill boulevard, Baxter place, etc., approved by the

REPORT NO. EXPLANATORY NOTE: --- indigates the boundary of the area of assessment \_\_\_\_ indicates lines of streets legally adopted
All distances indicated are in feet and are to be measured al right angles prnormal to the street lines to which they The original of this diagram is on file in the office of the Chief Engineer, Room 1347, Municipal Building BOARD OF ESTIMATE AND APPORTIONMENT DIAGRAM SHOWING AREA OF ASSESSMENT IN THE PROCEEDING FOR ACQUIRING TITLE TO 80" (BAXTER PLACE) STREET FROM 45TAVENUE (LAURCE HILL BOULEWARD) TO BROADWAY BOROUGH OF QUEENS New York Noy 29, 1925 Auling Stice SCALE W 147 7

Dated, New York, September 14, 1925. GECRGE P. NICHOLSON, Corporation Counsel, Municipal Building, Borough of Manhattan,

required for the opening and extending of BAISLEY BOULEVARD (LOCUST AVENUE) from Rockaway boulevard (Rockaway tumpike) to New York boulevard (avenue), in the Borough of Queens, City of New York.

NOTICE 1S HEREBY GIVEN THAT AN application will be made at a Special Term for application will be made at a Special Term for the hearing of motions of the Supreme Court of the State of New York, Second Judicial District, held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, in the City of New York, on the 25th day of September, 1925, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, to have the compensation which

heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be acquired for such improvement ascertained and determined by the Supreme Court without a jury, and to have the cost of such improvement assessed by the said court, as bereinafter set forth, in accordance with the resolution of the Board of Estimate and

Apportionment adopted on June 27, 1924,

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York for the use of the public to the real property required for the openayenue) from Rockaway houlevard (Locust ayenue) from Rockaway houlevard (Rockaway turnpike) to New York houlevard (avenue), in the Borough of Queens, City of New York. The real property, title to which is to be acquired, is more particularly bounded and described as follows to with lows, to wit:

Beginning at a point formed by the intersec tion of the westerly side of Baisley boulevard, former Locust street, with the northerly side of Rockaway boulevard, former Rockaway turnpike; running thence northerly for 878.07 feet along the westerly side of Baisley boulevard; thence northerly and northeasterly deflecting to the right on the arc of a circle, tangent to the last mentioned course, whose radius is 801.09 feet for 298,60 feet; thence northeasterly, tangent to the last mentioned course, for 1,077.93 feet along the northwesterly side of Baisley boulevard; thence

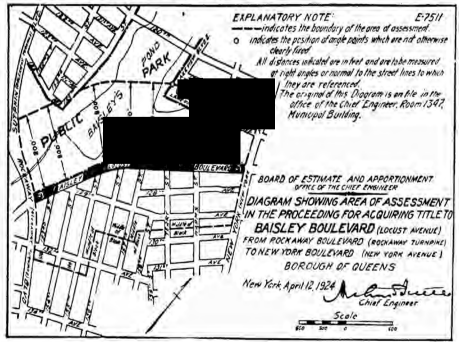
In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, in fee, to the real property former New York avenue; thence southerly de flecting to the right 103 degrees 7 minutes 11 seconds for 82,14 feet along the centre line of New York boulevard to the prolongation of the southeasterly side of Baisley boulevard; thence southwesterly deflecting to the right 76 degrees 52 minutes 49 seconds for 525.38 feet along the southeasterly side of Baisley boulevard and its prolongation; thence southwesterly deflecting to the left 10 minutes 32 seconds for 1,077.81 feet along the southeasterly side of Baisley boulevard; thence southwesterly and southerly deflecting to the left, on the arc of a circle, tangent to the last mentioned course, whose radius is 721.09 feet, for 268.78 feet; thence southerly, tangent to the last mentioned course, 888.99 feet along the easterly side of Baisley boulevard to the northerly side of Rockaway boulevard; thence westerly on the arc of a circle, whose radius is 1,185.50 feet, for 80.76 feet along the northerly side of Rockaway boulevard to the westerly side of Baisley boulevard, the point or place of

beginning.
The property affected by the above proceeding is located in Blocks 7859, 7860, 7861, 7917, 7918, 7921, 7922, 7923, 7946, 7964, 7965 of Section 32 of the land map of the County of Queens, City

and State of New York. The area to be acquired is shown as Baisley boulevard (Locust avenue) on Section 140 of the final maps of the Borough of Queens, approved by the Board of Estimate and Apportionment July 13, 1923, by the Mayor July 31, 1923, copies of which were filed at the Office of the President of the Borough of Queens, and at the office of the Clerk of the County of Queens October 5, 1923, and at the office of the Corporation Coun-

sel October 9, 1923.

The Board of Estimate and Apportionment, by resolution adopted June 27, 1924, determined that the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby, and that the area of assessment for benefit in this proceeding be fixed and determined to be as shown on the following diagram:



Dated, New York, Sentember 14, 1925. GECRGE P. NICHOLSON, Corporation Counsel, Municipal Building, Borough of Manhattan,

the same purpose, in fee, to the real property required for the opening and extending of 219TH STREET (WILLOW PLACE) from 134th road (Broughton avenue) to 135th (5th) avenue in the Borough of Queens, City of

New York. NOTICE IS HEREBY GIVEN THAT AN

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, in fee, to the real property required for the opening and extending of 219TH STREET (WILLOW PLACE) from 174th road (Property avenue) to 135th (5th) the Supreme Court without a jury, and to have the cost of such improvement assessed by the said court, as hereinafter set forth, in accordance with the resolution of the Board of Estimate and Apportionment adopted on June 19, 1925.

134th road (Broughton avenue) to 135th (5th) avenue, in the Borough of Queens, City of New York. The real property, title to which is to be acquired, is more particularly bounded and de-scribed as follows, to wit:

Beginning at a point formed by the intersec-tion of the centre line of 135th avenue, former 5th avenue, with the prolongation of the easterly side of 219th street; running thence westerly for 60 feet along the centre line of 135th avenue (5th avenue) to the prolongation of the westerly side of 219th street; thence northerly deflecting to the right 89 degrees 18 minutes 45 seconds for 125 feet along the westerly side of 219th street and its prolongation; thence northerly deflecting to the right 18 degrees 22 minutes 55 seconds for 125.96 feet along the westerly side of 219th street and its prolongation to the centre line of 134th road (Broughton avenue); thence east-erly deflecting to the right 72 degrees 18 minutes 20 seconds for 62.98 feet along the centre line of 134th road, former Broughton avenue, to the prolongation of the easterly side of 219th street; thence southerly deflecting to the right 107 degrees 41 minutes 40 seconds for 135.39 feet along

theree southerly deflecting to the right 107 degrees 41 minutes 40 seconds for 135.39 feet along the easterly side of 219th street and its prolongation; thence southerly for 116.01 feet along the easterly side of 219th street and its prolongation to the centre line of 135th avenue, the point or place of beginning.

The property affected by the above proceeding is located in Blocks 14257 and 14261 on Section 58 of the land map of the County of Queens, City and State of New York.

The area to be acquired is shown as 219th street (Willow place) upon Alteration Map No. 1438, establishing the lines and grades of 219th street from 134th road to 135th avenue, in the Fourth Ward, Borough of Queens, approved by the Board of Estimate and Apportionment June 19, 1925, by the Mayor June 19, 1925, copies of which were filed at the Office of the President of the Borough of Queens July 23, 1925, at the office of the Clerk of the County of Queens at Jamaica July 23, 1925, and at the office of the Corporation Counsel, City of New York, July 23, 1925.

The Board of Estimate and Apportionment by 23. 1925.

23, 1925.

The Board of Estimate and Apportionment, by a resolution adopted on the 19th day of June, 1925, determined that the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby, and that the area of assessment for benefit in this proceeding be fixed and determined to be as follows:

follows:

Bounded on the north by the southerly line Bounded on the north by the southerly line of 134th road (Broughton avenue) as said street is in use or shown upon filed property maps; on the east by a line always distant 350 feet easterly from and parallel with the easterly line of 219th street, the said distance being measured at right angles to 219th street; on the south by the northerly line of 135th (5th) avenue as this street is in use or shown upon filed property maps; and on the west by a line always distant 350 feet westerly from and parallel with the westerly line of 219th street, the said distance being measured at right angles to 219th street.

Westerly line of 219th Street, the said distance being measured at right angles to 219th street. Dated, New York, September 14, 1925. GEORGE P. NICHOLSON, Corporation Coun-cine of Van Varie City of New York.

## NOTICE TO CONTRACTORS.

GENERAL INSTRUCTIONS TO BIDDERS ON WORK TO BE DONE FOR OR SUP-PLIES TO BE FURNISHED TO THE CITY OF NEW YORK.

The person or persons making a bid for any service, work, materials or supplies for The City of New York, or for any of its departments, bureaus or offices, shall furnish the same in a scaled envelope, indorsed with the title of the supplies, materials, work or services for which the hid is made, with his or their name or names and the date of presentation to the President or Board or to the head of the Department at his or its office, on or before the date and hour named in the advertisement for the same, at which time and place the bids will be publicly opened by the President or Board or head of said Department and read, and the award of the contract made according to law as soon thereafter as practicable

Each bid shall contain the name and place of residence of the person making the same, and the names of all persons interested with him therein, and, if no other person be so interested, it shall distinctly state that fact; also that it is made without any connection with any other per-son making a bid for the same purpose, and is in all respects fair and without collusion or fraud and that no member of the Board of Aldermen. head of a department, chief of a bureau, deputy thereto, or clerk therein, or other officer or employee of The City of New York is, shall be, or become interested, directly or indirectly, as con-tracting party, partner, stockholder, surety or otherwise in or in the performance of the contract, or in the supplies, work or business to which it relates, or in any portion of the profits thereof. The bid must be verified by the oath, in writing, of the party or parties making the bid that the several matters stated therein are in all respects true.

No bid will be considered unless, as a condition recedent to the reception or consideration of such hid, it he accompanied by a certified check upon one of the State of National banks or trust companies of the City of New York, or a check of such bank or trust company signed by a duly authorized officer thereof, drawn to the order of the Comptroller, or money or corporate stock or certificate of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security required in the advertsiement to the amount of not less than three nor more than five per centum of the amount of the bond required, as provided in section 420 of the Greater New York Charter. All bids for supplies must be submitted in

duplicate. The certified check or money should not be inclosed in the envelope containing the bid, but should be either inclosed in a separate envelope addressed to the bead of the Department, President or Board, or submitted personally upon the presentation of the bid.

For particulars as to the quantity or quality of the supplies, or the nature and extent of the work, reference must be made to the specifications, schedules, plans, etc., on file in the said office of the President, Board or Department.

hid shall be accepted from or contract awarded to any person who is in arrears to The City of New York upon debt or contract, or who s a defaulter as surety or otherwise upon any bligation of the City.

The contract must be hid for separately.

The right is reserved in each case to reject all

City so to do.

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

Bidders are requested to make their bids upon he blank forms prepared and furnished by the City, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the orm approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department for which the work is to be done or the supplies are to be furnished. Plans and drawings of construction work may be seen