# HE CITY RECORD.

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NEW YORK, MONDAY, MARCH 12, 1934.

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# THE CITY RECORD.

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FIORELLO H. LAGUARDIA, MAYOR, Chairman. PAUL WINDELS, CORPORATION COUNSEL. W. ARTHUR CUNNINGHAM, COMPTROLLS

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## MUNICIPAL ASSEMBLY—BOARD OF ESTIMAT AND APPORTIONMENT BRANCH.

## Notice of Public Hearing by Subcommittee of Committee on Local Laws.

PUBLIC NOTICE IS HEREBY GIVEN THAT A SUBCOMMITTEE OF TH COMMITTEE ON LOCAL LAWS, of which the members are the President of the Board of Aldermen, Chairman, the President of the Borough of Brooklyn and the President of the Borough of Queens, will hold a PUBLIC HEARING on WEDNES DAY, MARCH 14, 1934, at 3 O'CLOCK P. M., in ROOM 16, CITY HALL, BOR OUGH OF MANHATTAN, on the following bill:

E. & A. Rec. No. 4 (B. of A. 7)-A local law to supplement and amend to Greater New York Charter, in relation to licensing and regulating certain trade or business, dog licenses, etc.

-which bill would empower the Board of Aldermen to provide for the licensing at otherwise regulating the business of chain stores.

This bill may be found in the minutes of the Aldermanic Branch of the Municip Assembly, printed in the CITY RECORD of February 8, 1934 (page 1056).

All persons interested are invited to be present. PEARL BERNSTEIN, Clerk, Board of Estimate and Apportionment Branch of the Municipal Assembly, Municipal Building, Manhattan; Telephone, WO rth 2-4560.

# DEPARTMENT OF FINANCE.

#### WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE ON SATURDAY, MARCH 10, 1934.

Hereinbelow is a statement of warrants made ready for payment on this date in which is shown the Department of Finance warrant number, the date of the invoice 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 and latest are given, excepting that when such payments are made under a contract the registered number of the contract is shown therein.

All warrants herein will be forwarded through the mails unless some reason exists why payment is to be made in person, in which event, written notice will be given to

why pay the clair			on, in which event, written notice will be W. ARTHUR CUNNINGHAM, Compt	given to	61657 61656 61655 61654	1-22-34	103252 103262 97063 97063	2-28-34 2-28-34 3- 1-34 3- 1-34	Lyons & Carnahan. Oxford Book Co American Book Co American Book Co	669 30 27 50 318 00 30 24
Finance Warrant Number	Contract	in Depart- ment of	Name of Payee.	Amount	61653 61652 61651	12-30-33 12-30-33 12-30-33	97063 97063 97063	2-28-34 2-28-34 2-28-34	American Book Co	405 00 135 00 160 50
, amin's	PQ800,50		Armory Board.		62429 62430	1- 8-34		3- 1-34	Max Kreindel, assignee of J. Stein	330 00
62060		2-13-34	Apex Color Works, Inc	\$411 57	62431 62432	12-18-33 12- 5-33 12-14-33		2-28-34 3- 5-34 3- 5-34	Jacobus School Products Co., Inc Pittsburgh Plate Glass Co.	150 00
61759		3- 2-34	Howard W. Neail	11 20	62433	12-14-33		3- 5-34	Stoker & Roberts, Inc.	13 22 25 82
61761		3- 2-34	George W. Ruger	18 40 13 20	62434	12-21-33		3- 5-34	Wm. M. Van Riper	24 36
		Court	of General Sessions.	13 20	62435 62436	12-29-33 10-19-33		3- 5-34 2-28-34	Tripodi Electric Co. Herman Kummerle, Inc.	31 61 51 05
62285		3- 3-34	Harry P. Swift	250 00	62437	11- 6-33		2-28-34	James I. Kelly, Inc.	56 80
62286 62287		3 - 5-54	Albert J. Rifkind	250 00	62438	4- 3-33		2-27-34	G. Walton Busch & Sons, Inc	63 00
62289		2-26-34	J. G. Wm. Greeff Thomas W. Osborne	250 00 17 00	62439 62440	12-19-33 12- 9-33		3- 5-34 3- 5-34	Thos. A. Corwin	48 23
303.33	C 0.34	S	upreme Courts.	17 00	62441	11-23-33		2-27-34	Frank Elian & Co	45 98 90 66
62066	2- 3-34	2-16-34	Clark, Boardman Co., Ltd	300 00	62442	4- 5-33		3- 5-34	Hartel & Davies	24 54
61817	12-27-33		The City of New York. Whitehead Metal Products Co. of N. Y.,		62443 62444	11-22-33 12- 4-33		2-28-34	H. Sand & Co., Inc	44 68
2.0.2.	10 2, 10		Inc.	5,161 97	62445	12-18-33		2-26-34 3- 5-34	Louis Bigolet	46 52 29 75
¥1757	11 27 22	2 10 21	funter College.		62446	12-16-33		3- 5-34	Thos, A. Corwin	37 18
01/59	11-27-33	2-19-34 Dense	Lexington Fuel Distributing Corp	276 75	62447		111770	3- 5-34	American News Co., Inc	14 59
63904	2-6-34	3- 2-34	Ashestolith Mfg. Co	217 17	61671	9-29-33	111770 111846	2-28-34	Hein Nolan Lumber Co., Inc	76 05
62064	12-31-33	2-20-34	Sterling National Bank & Trust Co., assignee of Disinfecting & Exterminat-	3000	61672 61673	12-13-33 12-19-33	111823 111823	2-28-34 2-21-34	Henry Allen Henry Allen	43 81 14 18 6 16
		District Att	orney, New York County.	112 83	61674 61675	11-13-33 11- 2-33	111770 111770	2-28-34 2-28-34	Hein Nolan Lumber Co., Inc Hein Nolan Lumber Co., Inc	10 53 7 80
62288		2-23-34	William Roven	90 00	61676	12-29-33			Teddy's House of Sea Food	22 20

1-17-34 1- 5-34

1- 2-34

1- 3-34

1-17-34

1-16-34

1-12-34

61649 12- 8-33

61668 11-22-33

112954

111803

111874

96761

96761

96786

96793

97085

111519

97129

97153

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111874

2-28-34

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2-28-34

J. F. Gleason Co. .....

J. F. Gleason Co. ....

A. J. Reach Co. ....

Harcourt, Brace & Co., Inc.....

White Lumber Co., Inc.....

Public School Publishing Co.....

Albert S. Smith.....

Funk & Wagnalls Co.....

Little, Brown & Co., Inc....

Little, Brown & Co., Inc.....

World Book Co.....

19 00

6 73

180 30

15 00

88 80

160 00

64 80

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	Finance Warrant Number		s or ract	Received in Depart- ment of Finance,	Name of Payee.	Amoun
	-			District A	ttorney, Kings County.	
	61763	2-10-34		2-24-34	William J. Sullivan	4 6
	11777,457			Board	of Higher Education.	
ı,	64156	2- 1-34		2-16-34	Charles F. Noyes Co., Inc., agent for	- N E
	0.00				Court, Livingston Corp	30 9
1	61754			3- 2-34	Eclipse Realty Co., Inc	11,500 0
				Depa	rtment of Education.	
	01444		111595	2-21-54	American News Co., Inc	9.4
		11- 6-33	112702	2-28-34	Cavanagh Bros. & Co., Inc.	
1		12-16-33	111500	2-28-34	Eugene F. Irwin	
		12-18-33	108547	3- 1-34	Beckley-Cardy Co	11 4
		12-18-33	96787	3- 1-34	Rand, McNally & Co	
		12-18-33	96787	3- 1-34	Rand, McNally & Co	299 0
	61450	1-15-34	111566	2-28-34	Ray-Mont Products Co., Inc.	2 0
ij	61451		111566	2-28-34	Ray-Mont Products Co., Inc.,	6 1
	61452		111756	2-28-34	East River Mill & Lumber Co	419 0
,	61453		111756	3- 1-34	East River Mill & Lumber Co	471 8
١	61454	1 0 11	96773	2-28-34	Longmans, Green & Co	4,234 0
١	61455	1- 8-34	111735	2-28-34	M. B. Brown Ptg. & Bdg. Co	109 4
I	61456	1-15-34	96768	2-28-34	Johnson Pub. Co.	30 0
5	61457	1- 9-34	96757	2-28-34 2-28-34	Funk & Wagnalls Co	14.4
1	61458 61459	11-16-33	112708 112596	2-15-34	Charles Kurzon, Inc,	24 6
1	01439	11-10-55	112590	2-13-34	signee of Tide Water Oil Co	127 0
1	61460		111615	3- 1-34	D. C. Heath & Co.	11 8
1	61570	1- 2-34	111015	2-27-34	Federal Vermin Exterminating Co	9 0
1		11-25-33		2-28-34	Leonard Auto Supply Co	3 5
	61572	11-20-30		3- 1-34	Leonard Auto Supply Co	42 ()
1		11-29-33		2-19-34	Combustion Engineering Co., Inc	146 0
1		11-29-33		2-28-34	Thos. A. Corwin	49.5
1		12-23-33		2-28-34	Weiss & Klau Co., assignee of Fred G.	4.7.0
1				0 0.1	Lax Co.	31 7
1	61576	11-20-33		2-28-34	Michael J. Carey	46.3
1	61577			2-28-34	Burns & Whalley	46 9
		11-11-33		2-28-34	Burns & Whalley	49.0
ğ		10-25-33		2-19-34	Irving Glasser	83 8
1		12- 6-33		2-21-34	J. Fitzgerald	23 2
d		12- 6-33		2-21-34	J. Fitzgerald	11 0
١	61582	12- 9-33		2-28-34	Leonard J. Swanson	44 8
į.		12-12-33		2-28-34	Duncan Stewart	17 5
,	61584	10-28-33		2-15-34	Frank Teicher, assignee of Henry Saal	153 2
,	01505	10-13-33		3- 1-34	Industrial Credit Corp., assignee of	
7	61586	11- 3-33		2-28-34	Edward F. Kelley	24 2
	61587	11- 3-33		12-18-33	Frank Teicher, assignee of Henry Saal.	10 6
i)	61588	12-29-33		2-28-34	Kieley & Mueller, Inc. Katzman Sheet Metal & Rooting Works,	6.3
	D. Caro	14-17-00		2-20-04	Inc.	8 7
	61589			3- 1-34	Baker & Taylor Co.	417 3
	61630		103253		Macmillan Co.	228 8
	61631	1-12-34	97134		John C. Winston Co.	26 2
	61632	0.40.00	97134		John C. Winston Co	118 8
	61633		97093		Harper & Bros.	231 3
2	61634		97105	2-19-34	Macmillan Co.	610 9
	61635		97105	2-19-34	Macmillan Co	105 3
	61636		97087		Globe Book Co	17
	61637	4000	97092	2-21-34	Harcourt Brace & Co., Inc	11 4
9	61638	1-16-34	97098		Henry Holt & Co	156 7
	61639	1-16-34	96782		Noble & Noble	28 8
	61640	12-16-33	96778		Charles E. Merrill Co.	495 1
I	01641	12-21-33	96752		Denover-Geppert Co	190 5
	61642	12-14-33	111574		Solo-Horton Brush Co., Inc.	68 9
1	61643	1- 9-34	112954		J. F. Gleason Co.	4 6
	61644	11- 2-33	112114		Hein-Nolan Lumber Co., Inc.	18 9
	61645	1- 2-34	111496		World Book Co.	20 6
f	61646	12-27-33	96775 112954			
	0104/	1-1/-14	114934	6-40-34	I. F. Gleason Co.	15.3

Invoice Dates or Contract Number,	Received in Depart- ment of Finance.	Name of Pa	yee.	Amount	Finance Warrant Number.	Invoice Dates or Contract Number,	Receive in Department Finan	art- of	N	ame of Payee.	Amount.
E. 48	3- 1-34	Remington Rand, Inc Charles Kurzon Inc.	T2111)))(CGCCCCCC	26 76 31 48	03682		3- 3	Ja		, administrator of estate of , deceased,	73 93
5-33	2-28-34	Whithe Engineering Co.	greet meet all the	24 00 32 00	63083 63084		3- 7	-34 H -34 D	arry Gayno orothea Pe	rry	6 00 178 73
5-34	2-28-34 2-28-34	B. Weinerman Krajci Wire Works, In		19 00 25 00	63085		3- 6	-34 Fr	ances A. 1	Douglas	7 50 1 33
24-33	2-19-34	Frank Teicher, assignee	of Henry Saal	967 00	63087 62006			-34 Je	an Levy,	assignee of Otto C. H.	1 33
21 3.5 9-33	3- 1-34 3- 1-34	F. Ferguson & Son, In Empire Switchboard Co J. Torok	c	10 45 19 05 47 14	64157		1- 3	3-34 Fr H ex	rederick E elen L. Bec ecutors an	ledell, Marion B. Harris lell and Elizabeth Zeiger, as d trustees under last will	150 00
4-33 9-33 20-33 90-33 1-33	3- 1-34 3- 1-34 2-19-34 2-19-34 2-16-34	Russell S. McEnaney Russell S. McEnaney John Wanamaker, N. Y. Jesse E. Kahn L. J. Dunn		44 28 128 50 89 70 80 00	64158		1-,3	de 3-34 le H ex	ceased rederick B elen L. Bec ecutors an	edell, Marion B. Harris, lell and Elizabeth Zeiger, as d trustees under last will	225 46
19-33 23-33	2-23-34	Frank J. Devlin	distribution of	23 99	61375		3. /	de	ceased	*******************	567 48
11 33 13-33	3- 2-34	H. H. Aldag		30 42	1000			hi	s attorney		29 16
28-33	3- 2-34	Louis Schoickert & Sor	language correct	35 11	1000			B	arnett Ros	enfeld, attorney	7,000 00
30-33	3 2-34	Jesse E. Kalın	Charles Committee	34 53		1-19-34		0	Neill, his	attorney	250 00 27 00
4-33	3- 1-34	Pfaff & Son		24 50	61822	3.10.37	3-	1-34 V	V. A. DeL	amater	77 85 11 32
30-33	3- 2 34	Jesse E. Kahn	anarona.	33 34	61824			1-34 V	V. A. Del.	amater	33 86 74 81
25-33	2-28-34	Frank F. Crosby & Sor	1	15 66	61826		3-	1-34 V	A. DeL	amater	54 00 19 64
2-33	2 19-34	Thomas Brown Wire	Works	540 00	61901	2- 1-34	2-20	6-34 V	Villiam Re	illy	70 00
	3- 5-34	Josephine D. Corte		23 39	61903	2- 1-34 1-29-34	2-20	6-34 J	ohn Schael	er	110 00 110 00
	2-28-34	Mahel E. Oshorne		6 94	61905		2-2	6-34 A	tichael Isa	bella Trucking	157 50 170 00
4-33	2-28-34	Bates Mig. Co		5 00	61907	1 27-34	2-2	6-34 C	harles Fra	ancis	210 00 70 00
19-33	3- 5-34	Mihlstin's Sons, Inc.	aniar unique	35 00	61909	2- 1-34	2-2	6-34 E	Eugene Mc	Glynn	70 00 70 00
		F. Ferguson & Son, Inc	C	42 74	7.1014	1-31-34		6-34 F	lushing N	lational Bank in N. Y.,	140 00
-23-33	3- 1-34	R. Solomon, assignee of	of J. Yost	15 20	61912	1. 6.21	2-1	4-34 F	leetwood (	Cont. Co	6 04
-13-33	2-21-34	John F. Boyce		67 02	61914	2-19-34	2-2	6-34 (	6. M. Bru	nner	63 00
- 5-33	3- 1-34	Thos. H. Pinnell, Inc.		47 62 14 89	62276	11-28-33	2-2	3-34 I	Ronnoc Con	nt. Co,	13,250 00
-16-33	3- 1-34	John Abel		40 09	01900	2 10 24	Departr	ment o	f Plant a	nd Structures.	
- 5-33	3- 1-34	Roy Thime			01010			Polic	e Depart	ment.	
	Depa	artment of Finance.			A1010	1-13-04	Presid	lent, E	orough of	Manhattan.	
					61819	1- 6-34	1-2	26.34 (	Craftsweld	Equipment Corp	1,023 0
-20-33	F	ire Department.			62007	1- 2-34	2-2	26-34	Savastano	Photographic Studio	12 4
- 2-33	11-27-33	Overman Cushion Tire	c Co., Inc	. 1,376 60	03005		Presi	ident,	Borough (	of Brooklyn.	
- 6-33	12-14-33	Overman Cushion Tire	e Co., Inc	. 814 4	62001	1	Pre	sident.	Borough	of Queens.	
-16-33	1-15-34	Overman Cushion Tire	e Co., Inc	814 4				3	as trustees,	Sec. 27. Lien Law, assignees	
-25-34	2 9-34	Carolan & Cregan, Inc		. 518 0	62019	1-22-34	1-	31-34	Colonial Sa	and & Stone Co., Inc	17,338 7
-20-34	Dep	artment of Health.			(2275		ment of F	Public	Markets.	Weights and Measures.	
-11-34	3- 1-34	Lille Products Corp	erio-merio meno	. 42	64885		Dep	7-34 artmer	William Fe	ellowes Morgan, Jr	39 0
- 6-34	3- 1-34	Charles Kurzon, Inc.,	************	. 89	63901		2-	4-32	Equipment	& Supply Co., Inc., o	361 5
- 6-34	3- 1-3-	Standard Oil Co. of N	I. Y., Inc	. 10 6	0 61756			2-34	Joseph A.	Mannix	. 23 9
)_19_33	Depa	rtment of Hospitals.			64372		2-	8-34 23-34	School Rel William H	lief Committee	53,245 2 251 8
	2-20-3	4 N. S. Low & Co., Inc.		353 1	4 62270		.3-	1-34	A. Pfleging		. 24 1
7.1	2-23-34	4 Glidden Co	occionity ensure	. 146 1	3			Depart	ment of I	Purchase.	
	Commissione 2-28-3-	r of Jurors, Queens (	County.		E NE ZOV		2-	-26-34	General B	aking Co	. 273 (
Co	mmissioner 3- 2-3-	of Jurors, Richmond 4 N. Y. Tel. Co	County.	. 18.0					Comptrolle	r of City of N. Y	
	3- 2-3	4 N. Y. Tel. Co		17 8	63902		3-	6-34	Town of I	Iempstead	. 6,908
	3- 6-3	4 Harry Hertzoff		461	6 61813	2- 7-34	3-	- 1-34	Igoe Bros		26 -
	3- 6-3	4 Equipment & Supply	Co., Inc	2,578	2 62277	2-15-34	3	- 1-34	Schrell &	Brock, Inc.	. 14 9
		Alfred M. Rogers 4 Jean Levy, assignee	of Otto C. 1	H.	62279	2-14-34	,3		L. Hemme	Twine & Cordage Co., Inc erdinger & Co., Inc	. 80
		Maydag	*************	150 (		2-14-34	1	- 1-34	Koenier E	lectrical Supply Co., Inc.,	
	2-34 5-34 6-34 4-33 6-34 4-33 7-33 1-34 1-34	9-34	2.8.34 Charles Kutzon, Inc., 2.33 2.28.34 Whithe Engineering Co. 2.34 2.28.34 Whithe Engineering Co. 2.35 2.28.34 R. Weinerman Co. 2.36.34 2.28.34 R. Weinerman Co. 3.36.34 2.28.34 R. A. G. Richter, Inc.,	2.8.3   Charles Kurzon, Inc. 2.3.3   2.8.3   R. Weinerman 2.8.3   3.8.3   3.8.3   R. Weinerman 2.8.3   2.8.3   R. Weinerman 2.	2.84   2.85.34   Charles Kutron, Inc.   31   48   2.34   2.85.34   A. G. Richter, Inc.   32   00   3.44   2.85.34   Krajet Wire Works, Inc.   25   00   4.33   2.96.34   Krajet Wire Works, Inc.   25   00   4.33   2.96.34   Krajet Wire Works, Inc.   25   00   4.33   2.96.34   Krajet Wire Works, Inc.   26   00   4.33   2.96.34   Krajet Wire Works, Inc.   26   00   4.34   2.85.34   Krajet Wire Works, Inc.   26   00   4.35   2.16.34   L. Torok   2.60   10   4.36   3.143   L. Torok   2.60   10   4.37   3.143   L. Torok   2.60   10   4.38   3.143   L. Torok   2.60   10   4.31   3.143   Russell S. McEnaney   35   19   4.32   3.143   Russell S. McEnaney   34   28   4.33   3.143   Russell S. McEnaney   34   28   4.34   3.144   Russell S. McEnaney   34   28   4.35   2.96.34   Pesse E. Kahn   89   70   4.36   2.96.34   Walface & Tierman Co. Inc.   13   90   4.33   2.27.34   Krocke Plumbing & Heating Co.   35   89   4.33   3.234   L. H. Malag   48   4.34   3.234   L. H. Malag   30   4.35   3.234   Surare   D. Co.   35   89   4.36   3.234   Surare   D. Co.   35   4.37   3.234   L. H. Malag   48   4.38   3.234   L. H. Malag   48   4.39   3.234   L. H. Malag   48   4.31   3.234   L. See E. Kahn   23   68   4.33   3.234   L. See E. Kahn   23   68   4.34   3.234   L. H. Halloran, Inc.   45   53   4.35   3.234   L. H. Halloran, Inc.   45   53   4.36   3.234   L. H. Halloran, Inc.   45   53   4.37   2.2834   Farak E. Croshy & Son   15   60   4.33   3.234   L. H. Halloran, Inc.   45   53   4.34   3.234   L. H. Halloran, Inc.   45   53   4.35   2.2834   Rate & Mirch & Co.   50   4.36   2.2834   Farak E. Mirchy & Son   15   60   4.37   2.2834   Rate & Mirch & Co.   16   4.38   2.2834   Farak E. Groshy & Son   15   60   4.39   2.2834   Farak E. Mirchy & Son   15   60   4.30   2.2834   Farak E. Mirchy & Son   15   60   4.31   3.34   Carter & Son   15   60   4.33   3.34   Farak E. Mirchy & Son   15   60   4.34   Milliams Brown Wire Works   10   4.35   2.2834   Farak Mirchy & Son   10   4.36   2.2834   Farak Mirchy & Son   10   4.37   2.	2.28.34 Charles Kurzon, Inc	2.8-3.4   Charles Kurron,   10.   31.48	2,8,4   2,8,8   Charles Karron, In.   31   48	9.44 2.8.43 Whithe Engineering Co. 3.4 White Designeering Co. 3.4 White Designeer Co	9.34   2.9.3.   Carlote Serron, Inc.   31.8   5.3.   White Engineering Co.   2.4.0   6.88   5.7.3   Harry Gayn Country	2.85.4   Carlos Karron, Im.

Num 9973 9974 9975	Departm Foster		Amount.	Vouch- er No.	Date or Con- tract Number,	Name of Payee.		Amount.	Finance Vouch- er No.		Name of Payee.	Amount
9974 9975 9968		ent of Finance.	54 54	59945 59946		Warren C. Fielding, Manhattan State Hos		36 00	60068		Goodyear Sundries Mechani- cal Co	183 00
9975 9968		G. Hetzel	65 56 88			Manhattan State Hos Manhattan State Hos	pital	248 00 186 00	60070		John Lucas & Co., Inc C. W. Keenan	6 40
		Reid	28 89 12 50	59947 59948 59949		George Bullock Harry Cohen	******	25 00 30 00 50 00	60072 60056 60057		Montgomery & Co., Inc D. Liederman & Sons, Inc N. Glantz & Son	66 53 1 20 70
		Department.	72 99	59950 59951		Jessie Fisher Leland H. Chase Charles Rockhill	******	12 00 27 45	60058 60059		C. W. Keenan	70
9969 9970	Lunken	Brass Mig. Co	19 02 84 50	59952 59953		Frank L. Mack Concord Casualty &		24 00	60060		Inc	7 3
9971 9972	Valentin	S. Reeves	1 08	59954		Co	orana.	50 00	60061 60062		J. J. Hart J. B. Ottersten Co., Inc	4 62 15 19
9956 9957	Motor	Switchboard Co Stoker Corp	546 00 825 00	59955	D	Isadore Fettner epartment of Parks	s.	5 00	60063 60064		Baitinger Electric Co., Inc., Youngman's Auto Repair Ser-	26 20
9958 9959	Merit (	ngineering Corp Office Towel Service,	940 00 2 97	60131	Departme	James A. Sherry ent of Plant and St		150 00	60065		T. Rochford Sons, Inc	275 50 10 00 999 73
9960	Agent	& Warden, Clinton	250 00	60125 60126		Franklin Hardware C Ostrander Elec, Suppl	Co., Inc. ly Corp.	40 92 2 59	60042 60043 60044		Burns Bros. Burns Bros. Burns Bros.	722 0 906 0
9961	Carbide	& Carbon Chemical	10 00	60127		American Microphone Hammond Lead Produ	icts, Inc.	24 75 47 13	60045 60046		Burns Bros. Burns Bros.	938 0 945 0
9962 9963	Henry Simons	V. Allen & Co Stewart Co., Inc	2 00 2 62	60129 60130 60111		J. P. Duffy Co Edward Ehrbar, Inc.	*******	132 50 72 00 36 48	60047 60048		Burns Bros.	898 5 657 2
9964 9965	U. S. (	heel Drive Sales Co.	162 72 25 26	60112		Vesey Music Shop J. M. Kohlmeier, Ind. A. P. Dienst Co., Ind.	C	27 75 18 63	60049 60050		Burns Bros.	938 6 827 4
9966 9967	Grahan	re Corp	34 65 2 89	60114 60115		Paul Schaad National Cash Regist		263 30 45 82	60051		H. H. Rosenthal Co., Inc Conray Products Co., Inc	29 I 12 0
	3607 Jaburg	nt of Hospitals.  Bros., Inc.	3,142 38	60116 60117		Nason Mig. Co J. C. MacElroy Co	********	44 45 27 81	60053 60054 60055		R. E. Dietz Co	96 0 2 9 25 7
9919 11.	3607 Jaburg	Bros., Inc	551 77 239 33	60118		Accurate Mfg. Co Charles F. Fischer &	Co., Inc.	15 30 128 00	59994	De 112297	partment of Sanitation.	23 7
9921 11.	13451 Zwick	y Grocery Corp & Schwartz	1,188 76 644 30	60120		Asbestos Construction Topping Bros		225 00 7 60 1 60	59993	112277	Champion Coal Co., Inc J. Carl Schmuck	435 1 150 0
9936 113	3433 Winson	ey Furnishers, Inc	3,301 00 698 54 1,488 86	60122 60123 60124		Igoe Bros S. Weinstein Supply		25 00 22 98	60005 60006		Parr Elec. Co., Inc Leary & Co	157 5 207 3
9923 10.	)3140 Campb	ell Electric Corp X-Ray Corp	16 50 29 08	60098		Dixie Belt Co., Inc State of N. Y., Dept.		24 00	60007 60008		Russell Snow Plow Co Johnson Bros	289 5 372 8
5.00 A 3.00	12443 Rex Co 11984 Winson	ole, Inc	50 00	60100		Cuny & Guerber, Inc		19 00 35 34	59995 59996		J. Cöhen & Bro Heil Co.	687 4 172 5
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9927 11	assigne	ney Furnishers, Inc., d to Prometheus Elec.	485 66	60103		A. P. Dienst Co., Inc. U. S. Elec. Mfg. Cor Wastinghams	rp	6 90 12 60	59999		Inc. Bronx Gear & Bearings Co.,	64 5
T. C. 2017	13260 Francis	H. Leggett & Co H. Leggett & Co		60105		Westinghouse Elec. Co		25 14 8 10	60000		Inc Sterling Motor Truck Co. of	736 3
3930 11.	13617 Swift	& Co	703 07	60107		Topping Bros Cuny & Guerber, Inc		22 80 10 50	60001		N. Y., Inc	566 (
7	12270 Champ	on Coal Co., Inc	12,278 74 13,440 51	60109 60110		Topping Bros B. & O. Mig. Co		14 40 10 00	60002		Equipment Co., Inc	349 0
9934 11	12278 Ridgew	Fuel Co., Inc	413 70 207 33 441 36	59897	111503	Police Department. Shell Eastern Pe			60003		Body Co., Inc	198 1
9935 11 90009 90010	Lederle	H. Fick, Inc Laboratories, Inc son & Robbins, Inc		-0.000	113428	Products Co Paragon Oil Corp., I		660 92 1,139 88			of America, Inc International Harvester Co.	374 1
50011	McKes	son-N. Y. Drug Co.,		59899 59900	113452 113405	Afga Ansco Corp National Consumers	Paper	1,150 39	60004	Rosed o	of America, Inc	212 6 53 5
50012 50013	Merck	& Co., Inc.	850 12 154 05		112295	New Dorp Coal Co	orp., for	775 40	3835	Joana U	System—Operation. Anthony Moga	38 9
0014 00015	E. Lei	al Carbon Co., Inc., z, Inc	17 50 109 10		113354	and against contract of ley-Mahony Coal Co	orp	82 04 2,372 92	3836 3837		Ann Ethel Dunne	20 7 33 8
50016	Inc.	Metz Laboratories,	148 00 599 65	59903	113354	Indian Motocycle Co Samuel Heller Morris Kiviat		1 45	3838 3839		John J. Keane Peter Mulroy	18 4 5 1
50017 50018 50019	Lederle	krodt Chemical Wks. Laboratories, Inc Laboratories, Inc	739 05 648 00	59905 59906		Arthur Leonard Ray Maxwell		6 60 1 10	Departm 60073	nent of	Water Supply, Gas and Ele Glaser Lead Co., Inc.	248 4
50020	N. S.	Low & Co., Inc.	100000000000000000000000000000000000000	59907 59908		Edward Russell David A. Silver		4 05 6 70	60074		Samuel April	269 2 868 0
50021	N. S. 1	low & Co., Incder Matthaey	2 25	59909 59910		Henry Smith David Sternberg		2 15 7 25	60076		Pittsburgh Equitable Meter	989 6
59912		cellaneous. ard Kevin	147 00	59911 59976		Myron Zweig J. G. Nilson Corp		2 10 10 08	60089		John W. Davren H. H. Park Industrial Paper Supply Co.	220 ( 195 ( 48 (
9913 9914	W. S.	Bush	459 00	59977 59990		Sherwin Williams ( Hoffman, Roberts	Cordage	222 54	60091 60092		Modern Auto Necessity Co Burgess Battery Co	4 0
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9916	O'Brie	Rathkopf, attys 1 Bros. Towing Co.,	2,180 38	59992 59978 59979		Irvine & Wilcox Co. Atlas Stationery Cor S. Weinstein Supply	p	2 00 78 50	60094		White Co. Michael Russo	21 C
	"O'Bri	aimant of steamtug en" or Foley & Mar- octors	210 11	59980		Afga Ausco Corp Conray Pro. Co., Inc.		243 35 56 30	60096 60097 60077		Louis Waldman, Jr. S. J. McCarty Electric Time Co. of Amer-	22 ( 131 5
39938 39939	Morris	Wolsk	22 91	59982		Jamestown Metal De Madison Office Equi	sk Co p. Co	87 50 92 75	60078		ica, Inc.	21 (
	Coney	Island Theatre, Inc	838 35			Paul Schaad General Lead Battery	& Elec-	3000			Co	216 (
	assigne minal	e of Coney Island Ter- Building Co., Inc	1,229 17	59986		Henry Moss & Co., I	Inc	784 22	60080 60081		McGraw Eng. Co	256 (
	Coney assigne	Island Theatre, Inc., e of Coney Island Ter-		59988		Bruns Kimball & Co	., Inc	999 89	60082		Ostrander Elec. Supply Corp.	3 C 45 5
59941	Warre	Building Co., Inc	313 50			ent, Borough of Br	ooklyn.		60084		Gregory Cont. Co., Inc.,,,	507 5 603 7 330 (
9943	Warre	1 C. Fielding	285 00	60067		Joseph G. Pollard Co David Linzer & Sons	o., Inc	173 90 13 12	60086 60087		Sherwin Williams Co Audley, Clarke Co	7 5
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Court. Reg. Fo.	Con	menced.	Title,	Nature of Action.	Court. Reg. Fo. Commenced. Title. Nature of Action.
Sup., K. Co.301 290	Jan.	30, 1934	Campbell, Margaret, vs. Ann McGovern and	Personal injuries, riding in auto, road- way. Sheridan ave. and Linden	Sup., B'xC'0,202-336 Feb. 2, 1934 Prodovsky, Robert, in- fant, by guardian, and
Municipal., 202-291	lan.	30, 1934	atto	hlvd., Bklyn., \$15,000. For damage to lampost, Riverside dr.	tieorge Prudovsky vs.  Bd. of Education of
Municipal., 202 291	12.0		the City)	and 141st st., \$49.99. Collision with Police booth, N. Hemp-	Supreme Mis. 41 Feb. 1, 1934 Citizens Savings Rank
			ano. (ads. the City)	stead toke, and Fresh Meadow rd., Flushing, \$64.42.	vs. Louis Fleischer, adm'r of Harris
			Valkos, Gus	For damage to personal property, water main, 463 Columbus ave., \$485.48.	Mun. B'k'n, 202 337 Feb. 2, 1934 Seide, Israel For damage to truck, struck by I
Munamat., 202-293	Jan.	30, 1934	Four Sixty-three Colum- bus Ave. Corp	For damage to real and personal prop- erty, water main, 463 Columbus ave., \$825.	Sup., O.Co.TL4 129 Feb. 2, 1934 Schwartzman, Fannie,
Municipal . 202 294	Jan.	36, 1934	Supreme Cafeteria, Inc.	For damage to personal property, water main, 463 Columbus ave., \$184.45.	vs. Stephen Babolosay and ano To foreclose tax lien.
U. S. Dist., 202-295	Jan.	30, 1934	Murray. Andrew J., adm'r of estate of An-	For death of intestate, scalded to death in boiler room of ferryboat "Brook-	Sup., K. Co.202 338 Feb. 2, 1934 Beten Realty Co., Inc., For damage to property, 1895, etc.
Sup., K. Co.202 296	Jan,	30, 1934	drew Murray, deceased Thomson Wood Finish-	lyn," \$40,000. Mandamus to compel payment for	vs. City of N. Y. and and ano
Cara Cr. Syres a re-			ing Co. (ex rel.) vs. W. Arthur Cunning-	making alterations, etc., to Thomas Jefferson High School.	W. 148th St. Corp. and ano. To foreclose tax lien.
Sup., Q. Co.202 297	Jan.	30, 1934	ham, etc	For order directing payment of \$100	Supreme. T1.4 130 Feb. 2, 1934 Cohen, Hersh, vs. 251 Realty Corp. et al To foreclose tax lien.
		The state of the s	of)	held in escrow to Albert C. Dim- erling.	Sup., K.Co.TL4 130 Feb. 3, 1934 Atlantic Seaboard Lien Corp. vs. Onofrio
Sup., K. C .202 298	Jan.	30, 1934	Malkin, Anna. vs. City of N. Y. and ano	of subway, 1964 Fulton st., Bklyn.,	Supreme., 202 339 Feb. 3, 1934 New York Steam Corp. To recover amount paid for franchis
Supreme, , 202 299	Jan,	30, 1934		\$5,304.63. Application for order directing Comp-	tax under local law 19, 1933, \$12 100.96.
202 100	1	20 2024	al. (Matter of)	troller to satisfy of record transfer of tax lien 4334,	Supreme 202 340 Feb. 3, 1934 Fullen, William G., et For order requiring Board of Estima al., etc. (Matter of) and Apportionment to appropria
Supreme 202 300	Jan.	30, 1934	People of State of N. Y. (No. 24)	To recover amount of fines for traffic violations collected in 2d District Magistrates Court, Queens, \$1,841.	(No. 8) sum of \$324,000 on account, etc., enable Board to do duties impose
Supreme202 301	Jan.	30, 1934		To recover amount of fines for traffic	upon it for 1934. Supreme202 341 Feb. 3, 1934 Gould, John Maurite, et To restrain interference with emplo-
207 201	Ton	10 1074	N. Y. (No. 25)	Violations collected in 3d District Magistrates' Court. Queens, \$1,176. To recover amount of fines for traffic	al. vs. John J. Ben ment of complaints,
Supreme 202 302	Jan.	30, 1734	N. Y. (No. 26)	violations collected in 5th District Magistrates' Court, Queens, \$1,378.	Supreme 202 342 Feb. 3, 1934 Citron. Alice (ex rel.). Certiorari to review dismissal of respectively. William J. O'Shea lator from Board of Education.
Supreme202 303	Jan.	30, 1934	People of State of	To recover amount of fines for traffic violations collected in 1st District	et al., etc
Supreme 202 304	Jan.	30, 1934	People of State of	Magistrates' Court, Queens, \$4.815. To recover amount of fines for traffic	SCHEDULE "B."
			N. Y. (No. 28)	violations collected in 4th District Magistrates' Court, Queens, \$6,387.	Judgments, Orders and Decrees Entered.  Ernest Haywood vs. City of New York—Entered judgment in favor of defendant
			Himoff Tobacco Machine	To foreclose mechanic's lien.	and for \$123.30 costs (182-447).
City.B'xCo.202 306	Jan,	31, 1934	DeFloria, Rose, infant, by guardian, vs. City	Personal injuries, falling down stair- way of P. S. 41, Bronx, \$3,000,	In re Ignatius Kornbluh et al. vs. Cohen et al.—Entered Court of Appeals orderlying motion for leave to appeal (200-516).
City, B'x Co 202 307	Jan.	31, 1934	of N. Y. and ano DeFloria, Lucy, vs. City	For loss of services of danghter in-	Elsie Miller vs. City of New York—Entered order granting motion to open defau upon conditions (184-360).
10.1. 163 100	1	77 1071	of N. Y. and ano	41, Bronx, \$1,000,	In re Cooper Union, Etc., vs. Sexton et al. (1931)-Entered order dismissin
				For damage to auto, collision with auto of defendant, \$43. Personal injuries, fall, sidewalk, 1272	certiorari and confirming assessment with \$55 costs (II-329).  Joseph Lewis, Etc., vs. Sexton et al.—Order entered permitting Manhattan & Bron
				Grand Concourse, Bronx, \$1,000, Personal injuries, auto collision.	Councils, Inc., to intervene (184-368).  Nathan J. Bernstein vs. City of New York and Another—Order entered grantin
				Roosevelt ave., Corona, Queens, \$500.	motion to amend judgment (187-380).
Mun., Q., , 202 311	Jan.	31, 1934	Gesswein, William J	For damage to auto, collision with auto of defendant, St. Nicholas ave.	In re Frank J. Clancy vs. Halleran, Etc.—Order entered on remittitur from Coun of Appeals reversing Appellate Division order and affirming Special Term with \$373.2
Mun. B'k'n,202 312	Jan.	31, 1934	Boyce, Muriel, vs. City	and 133d st., \$224.  Personal injuries, auto collision.	costs (194-521).
			of N. Y. and ano	Snyder ave. and E. 45th st., Bklyn., \$1,000.	Yetta Schechtel vs. City of New York—Entered judgment in favor of defendar and for \$74 costs (179-225).
Municipal 202 313	Jan.	31, 1934	Sartorio, Antonio, and George Gallina	Personal injuries, driving truck, col- lision with ambulance, and for dam-	Arthur Rothenberg, Infant, vs. City of New York—Entered order denying motio (189-434).
				age to truck, Pitt and Delancev sts., \$1,000.	In re Morris Selk vs. Hodson, EtcOrder entered denying motion for peremptor
Municipal 1202 314	Jan.	31, 1934	Louis G. Sponner vs.	Personal injuries, fall, sidewalk, and for loss of services, 2181 Broadway.	mandamus order and granting alternative mandamus order (202-156).  Carl Wertheim vs. City of New York—Entered judgment dismissing complaint an
City202 315	Jan.	31, 1934	Frank, Abe	\$1,800. Personal injuries, struck by auto of	for \$20 costs (187-287).  Sadye Greenberg vs. City of New York et al.—Order entered permitting withdraws
O TOTAL STATE		200	and commercial	defendant, 2d st. and Avenue B, \$3,000,	of injunction against 5th Avenue Coach Co. and denying motion as to other defendant
Municipal 202 316	Feb.	1, 1934	the City)	For repairing auto, damaged, Livonia ave. between Barrett and Grafton	John Rieley vs. City of New York; John Rieley vs. Smith, Inc.—Order entere
Municipal. 202 316	Feb.	1, 1934	W. L. S. & S. Hldg. Corp. (ads. the City)	sts Bklyn., \$30. For destroying corporation cocks. Lex-	granting motion to consolidate actions (200-166).  People ex rel. Man-Dale Realty Co., Inc., vs. Sexton et al. (1932)—Entered order
Managara 102 317	Feb	1 1934		ington ave. east of Nostrand ave Bklyn., \$112.63. For water consumed, 336 W. 77th st	reducing assessment (LL51).
			15th St. Realty Corp.	\$47.88.	Jerome G. Liebert, Etc.—Entered order denying motion to dismiss complaint upo- conditions (189-428).
			Keegan Bros., Inc. (ads., the City)	For damage to tree, 730 42d st., Bklvn., \$30.	People ex rel. Milo Realty Corp. vs. Sexton et al. (1932)-Entered order reducin
			City)	For water consumed, Block 956, Lot 521, Oueens, \$30.48.	People ex rel. S. W. Strauss & Co., Inc., vs. Sexton et al. (1931-32)—Entere
			the Lity)	For repairing auto, damaged, 46th st. and Queens blvd., Queens, \$41.	order reducing assessment (JJ10).  Phillipsburg Const, Co. vs. County of Westchester and Another—Entered order
			Kaiser, August (ads. the City)	For damage to lampost. Forest Park. Queens, \$65.28. Personal injuries, entering slip, grill	granting motion requiring plaintiff to serve a reply to answer of defendant, City of
Control of the second of the second				gate, South Ferry, \$1,000.	New York (187-483). In re W. 207th Rapid Transit Co. (Alice A. Post)—Entered Court of Appea
Mun., Q., 202 321	ren.	1, 1954	by guardian	Personal injuries, burned by bon- fire, 1259 Crescent st., Far Rock- away, \$150,	order denying motion for leave to appeal with \$10 costs and printing disbursement (158-53).
Sup., Q. Co.202 322	Feb.	1. 1934	Grum, Jeannette (ex rel.), vs. W. Arthur	Mandamus to compel refund to peti-	Richard C. Lent vs. City of New York-Judgment entered on Appellate Terr
			Cunningham, etc., and	tioner for Queens transfers of tax liens, etc.	order of affirmance (193-124).  Katherine C. A. Heide vs. N. V. City Employees' Retirement System—Order
Municipal202 323	Feb.	1, 1934	Starkman, Harry, and ano., etc., vs. Bd. of	For amount on assigned claim by Advanced Building Cleaning Corp. un-	entered resettling order for partial summary judgment.  People ex rel 149 E. 47th St. Corp. vs. Sexton et al. (1930-31)—Appellate Division
			Education of City of	der open market order for work done on P. S. 82, \$450.	order entered affirming order appealed from with costs (FF323).
Miin., B'k'n, 202-324	Feb.	1, 1934	Kashkin, Anna, and Louis Kashkin	Personal injuries, fall, sidewalk, and for loss of services. P. S. 144.	Rapid Transit Subway Const. Co. vs. City of New York and Another-Entere order granting motion for leave to serve supplemental summons and amended complain
Mun., R202 325	Feh.	1, 1934	Rivers, Austin	Bklyn., \$1,000. Personal injuries, docking "Tompkins	on Interhorough Rapid Transit Co. (193-737).  Pearl Pencar, Infant, vs. City of New York and Another—Entered order changin
	6.5	0.00	Company and the company	ville" at 39th St. Ferry Terminal. Bklyn., \$1,000.	venue to City Court, New York County (202-161).
Sup., K. Co.202 326	Feb.	1, 1934	Greenstein, Philipina. and Bernard Greenstein	Personal injuries, fall, sidewalk, and for loss of services, 6806 5th ave.	Anne Seigler and Another vs. City of New York-Entered Appellate Term with drawing appeal without costs (182-371).
*** **********************************	e i	1 1024	vs. City of N. Y. and ano	Bklvn., \$1,000,	Commissioner of Public Welfare, Etc., vs. Ernest Carabello—Entered Appellat Division order granting motion to dismiss appeal (197-347).
SupremeT1.4 128			Henry C. Lemle et al. Dot Mort Holding Corp.	To foreclose tax lien,	May A. Reith and Another vs. City of New York-Entered order granting motion
Supp. K.C. 11.4 120	1.00	1, 124	vs. Salvatore Diste-	To foreclose tax lien.	to dismiss complaint (183-105).  In re Thomas J. O'Brien vs. Taylor, Etc.—Entered Appellate Division order grantin
			Cohen, Hersh, vs. Dewey	To foreclose tax lien.	motion to dismiss appeal with \$10 costs (190-167).
			Dot Mort Holding Corp. vs. Ellen Brown	To foreclose tax hen,	People ex rel. Haven Holding Co., Inc., vs. Sexton et al. (1932); People ex re Walter J. Salmon vs. Same—Order entered substituting Sidney B. Moskovitz, 11 W
City, Q. Co. 202 327	Feb.	1, 1934	Knoff, Bernard, Inc	For work performed on contract re- construction of storehouse entrance.	42d st., as attorney for relator (LL275).  In re Timothy P. Waldron vs. Warren, Etc.—Entered Appellate Division order
			the same of the sa	Bellevue Hospital, 420 E. 29th st., \$1,404.71.	granting motion to dismiss order of certiorari with \$10 costs (165-52).
Supreme 202 328	Feh.	1, 1934	Mohammed Ail Raschid vs. James S. Bolan and	To restrain keeping of photographs and fingerprint records of plaintiff.	Marguerite Burns vs. Board of Education—Entered Appellate Division order reversing judgment appealed from with costs and dismissing the complaint with costs
Supreme 202 329			Alberne Stone Co	\$100,000. To foreclose mechanic's lien.	(179-45). In re John Foran vs. Mulrooney, Etc.—Entered Appellate Division order dismissin
Arimienal . 202 330	Feb.	2. 1934	Bd of Education of City of N. Y. vs.		order of certiorari with \$50 costs and disbursements (190-282).
Veneza equipm		الدياد او	Ernest W. Marino and	For repairing fence, P. S. 44, \$12.	People extrel. Spencer Holding Corp. vs. Sexton et al. (1932)—Entered ordereducing assessment (1.L256).
Mumeipal. 202 330			(ads. the Lity)	For water consumed, Section 1, Block 108, Lot 4, \$67.51. For water consumed, Block 3675, Lot	George Carrizzo vs. O'Brien, Etc.—Entered Appellate Division order affirming order appealed from with \$20 costs and disbursements (197-527).
Municipal. 202 331 Municipal. 202 331			Schaffer, Ida V., and ano. (ads. the City) Elmhurst Material Co.,	1. Bklyn \$115.32. For damage to hydrant, 67-23 50th	People ex rel. Clearice Holding Corp. vs. Sexton et al. (1932)—Entered order
			Inc. (ads. the City) Friedman, Chas. (ads.	ave., Winfield, Queens, \$68.91. For shutting off tap, 40-03 National	reducing assessment (LL384).  Catherine Reynolds, Administratrix, vs. City of New York—Entered Appellation
Municipal 202 332			the City)	ave., Corona, \$20. For rent for use of City property.	Division order denying motion for leave to appeal to Court of Appeals with \$10 cost
Municipal 202 333			(ads. the City)	For water consumed, 157-22 9th ave.	(169-13).  Joseph Izzo vs. City of New York—Entered order transferring action to City Cour
			the City)	Beechhurst, L. J., \$16,66. For damage to tree, 14 Wyckoff ave	New York County (202-223).  In re Pauline M. Papke et al. vs. Board of Education—Order entered denyin
			Brooklyn & Queens	For damage to trolley car No. 8519.	motion (201-478).
			Transit Corp.	collision with D. S. C. truck, 39th st. and 6th ave., Bklyn., \$59.75.	In re John Comilier et al, vs. Carey, Etc.—Entered order denying motion for mandamus order (201-284).
70.4 101	Feb.	2, 1934	Bertschinger, Margherita, infant, by guardian, and Carl Bertschinger	Personal injuries, struck by pane of glass falling from P. S. 132, and for loss of services, \$1,000.	In re Anna W. Hochfelder vs. Hilly, Etc.—Entered order denying motion for mandamus order (201-453).
dunicipal. (202 333			TO DELICONINGER	THE MINE OF EPPLICACE VI HILL	
Municipal. (202 333			vs. Bd. of Education of City of N. Y	In this of strategy straw.	Samuel Fassler, as Superintendent, Etc., vs. All White Wet Wash Laundry, Inc Appellate Division order entered affirming judgment appealed from with costs.

Frank Bluemke, Jr., Infant, vs. City of New York-Judgment entered dismissing complaint (194-46).

Fanny Bachner vs. City of New York-Entered order changing venue to Kings County (201-442).

William James Macaulay, Administrator, vs. City of New York-Order entered permitting issuance of subpoena duces tecum (196-172). Margaret Gaeta, Administratrix, vs. City of New York (197-505); John Stancarone

vs. Same (193-246)-Order entered consolidating actions. East New York Structural Steel, Inc., vs. Tucher et al.-Order entered granting

motion for preference (193-226). Theodore V. Hendrick vs. Evans-Order entered affirming report of receiver

People ex rel. Waverly Corp. vs. Sexton et al. (1931-32)-Entered order reducing assessment (GG331)

People ex rel. Chaliff, Inc., vs. Sexton et al. (1932) (2 proceedings)-Entered order reducing assessments (LL526). People ex rel. Lorenz L. J. Weiher vs. Sexton et al. (1932); People ex rel. Madison-

49th St. Corp. vs. Same (1932)-Entered order reducing assessment. People ex rel. Itmann Realty Corp. vs. Sexton et al. (1931-1932)-Entered order

reducing assessment (II42) In re Ignatius Kornbluh vs. Cohen et al.-Entered Court of Appeals order denying motion for leave to appeal (200-516).

Sarah Hanrahan-Order entered denying motion to set aside verdict. H. Homer & Sons, Inc., vs. City of New York-Order entered discontinuing action

without costs (193-349). Nathan Chakovsky vs. City of New York—Order entered amending complaint and answer (73-257).

### Amounts Entered Against the City in the Following Actions and Proceedings:

Da	te	Name.	Reg.	Fol.	Amount.
Ian.	29	Nathan J. Bernstein	187	380	\$5,672 70
Jan.	29	Isidore Rosenthal	180	371	10,275 95
Jan.	29	Bklyn, & Queens Transit Co	188	2	71 00
Jan.	29	Anna Seidenstein	180	415	2,166 55
Jan.	30	Richard C. Lent	193	124	25 00
Feb.	1	Lena King	176	207	3,188 34
Feb.	1	John Kashuba, infant	182	481	20,172 36
Feb.	1	Joseph Kashuha	182	481	2,000 00
Feb.	1	Jack A. Nadel	199	489	2,340 96
Feb.	2	Charles David Carr	201	261	10 00
Feb.	2	Lillie Schiffrin, administratrix	177	367	6,620 50
Feb.	3	Sarah Hanrahan	192	290	1,000 00
Feb.	3	Benjamin Iannucci	92	183	500 00

#### SCHEDULE "C." Record of Court Work.

Finkelstein & Sons, Inc., vs. City of New York-Motion to dismiss complaint granted by default before McGeehan, J. D. F. Dennehy for City (162-60).

Thomas Corcoran, Infant, vs. City of New York-Motion to dismiss complaint granted by default before McGeehan, J. D. F. Dennehy for City (180-465).

Patrick Roche vs. City of New York-Motion for change of venue to Orange County submitted to McGeehan, J.; decision reserved. J. Isaacs for City (199-231) In re Edward M. Friedman vs. Kaplan, Etc.-Motion for mandamus order sub-

mitted to McGeehan, J.; decision reserved. T. W. A. Crowe for City (202-241). East New York Structural Steel, Inc., vs. City of New York et al.-Motion for preference submitted to Valente, J.; decision reserved. W. H. Doherty for City (193-226)

Rose Anzalone, Administratrix, vs. City of New York-Motion to stay plaintiff until payment of costs submitted to McLaughlin, J.; decision reserved. G. J. Hayes

Adeline R. King vs. City of New York and Another-Tried before Leary, J., and jury; verdict for plaintiff for \$3,000. S. A. Bloom for City (176-207).

William Dauber and Another vs. City of New York-Tried before Conway, J. and jury; verdict for plaintiff, William Dauber, for \$1,000 and for Elizabeth Dauber

for \$3,000. R. J. Culhane for City (190-67).
Margaret Hannon vs. City of New York—Motion to dismiss complaint argued before Dunne, J.; decision reserved. C. Bregoff for City (185-420).

Mae Egan vs. City of New York-Tried before Rosalsky, J.; decision reserved B. Gold for City (196-305). Leah Hauptmann vs. City of New York-Tried before Fitzgerald, J.; decision

reserved. B. Phillips for City (193-493). Mills Novelty Co. vs. O'Ryan, Etc.-Appeal argued at U. S. Circuit Court of Appeals; decision reserved. P. Blair for City (197-91). City of New York vs. Union Railways Co.-Tried before Dincen, J., and jury;

verdict for defendant. A. B. Silvers for City (198-318). Herman F. Murway vs. O'Brien, Etc.-Motions to strike out answer and for summary judgment and motion to dismiss complaint argued before Valente, J.; decision reserved. W. E. C. Mayer for City (197-322)

Annie Kalpin vs. City of New York-Tried before Carew, Ja and jury; verdict for defendant. B. D. Gold for City (182-115). In re John O. Nelson vs. Department of Hospitals-Motion for mandamus order

submitted to Humphrey, J.; decision reserved. T. W. A. Crowe for City (202-226) In re 91st Rd. and 224th St. School Site-Motion to confirm Referee's report argued before Humphrey, J. A. S. Alienikoff for City (196-210).

City of New York vs. R. H. Howes Const. Co.-Inquest taken before Ecker, J. judgment for City for \$149.32. J. E. Nickerson for City (198-253) Rosa Freund and Another vs. City of New York-Tried before McHugh, J.; com-

plaint dismissed at end of plaintiff's case. P. Phillips for City (187-200). Mildred Matson vs. City of New York and Another-Motion to resettle order submitted to Ingraham, J. M. J. Troy for City (182-203).

In re Estate of Jacob Wang-Motion to fix fees of Isidore Lowenbaum submitted to Henderson, S.; decision reserved J. H. Miles for City.

Maybelle Pohling and Another vs. City of New York-Tried before Hazelwood, J.; complaint dismissed at end of plaintiff's case. P. Livoti for City (195-420). Mary Schmidt and Another vs. City of New York et al.-Tried before Hazelwood,

and jury; verdict for plaintiff Mary Schmidt for \$800 and for Charles Schmidt for \$150. P. Livoti for City (195-349) City of New York vs. Harry Cohen-Inquest taken before Ecker, J.; judgment for

plaintiff for \$70.25. J. F. Nickerson for City (201-33) City of New York vs. Arlington Eastmond-Inquest taken before Ecker, J.; judgment for City for \$49.25. J. E. Nickerson for City (199-395) City of New York vs. Charles Carr-Tried before Ecker, J.; judgment for

defendant. J. E. Nickerson for City (201-361). City of New York vs. J. Hirschowitz-Inquest taken before Curtin, J.; judgment for City for \$104.88. H. L. Herzog for City (194-29).

City of New York vs. Sam Silverman and Another-Inquest taken before Curtin, J.: judgment for City for \$40.11. H. L. Herzog for City (193-32), City of New York vs. Jeannette Taxi Co.-Inquest taken before Curtin, J.; judgment

for City for \$112 (193-474). Nathan Daitch vs. City of New York-Tried before Fitzgerald, J.; decision reserved. B. Phillips for City (202-81).

Di Marco & Reimann, Inc., vs. City of New York-Motion to comply with stipulation argued before McGeehan, J.; decision reserved. W. C. Chandler for City, In re Thomas W. Mullarkey vs. O'Ryan, Etc.-Motion for mandamus order argued

before Wenzel, J.; decision reserved. T. W. A. Crowe for City (202-248) Cecile Weinreich vs. Board of Education-Motion for examination before trial sub-

mitted to Daly, J.; decision reserved. R. H. Reid for City (201-110).

Alexander Greenwald vs. City of New York-Motion to set aside dismissal of complaint referred to Weiner, J.; decision reserved. R. J. Culhane for City (193-419) City of New York vs. Holdfeld Realty Co.-Reference held before DiWaltoff, Referee, and closed. A. D. Jahr for City.

Radio Cab Corp. vs. Radio Fleet Owners. Inc - Trial commenced before Rosenman, L: discontinued and case returned to calendar. W. T. A. Crowe for City (201-236). George Tizzoni vs. Healey-Motion for summary judgment submitted to Toney, J.; decision reserved. J. D. Lyons for City (202-7).

Laurence Handel vs. City of New York-Motion to strike out costs argued before O'Rourke, J.; decision reserved. J. F. Sullivan for City (201-482).

In re Wilson Paper Stock Co., Inc., vs. Goodrich, Etc.-Motion for mandamus order submitted to McGeehan, J.; decision reserved. R. L. Tarbox for City (202-179).

In re Sullivan W. Jones vs. Greeff, Etc.—Motion to dismiss appeal argued at Appellate Division; decision reserved. W. S. Allen for City (198-99).

Aaron M. Blattman vs. Adel et al.—Motion to dismiss appeal submitted at Appellate Division; decision reserved. J. Isaacs for City (182-32).

In re Aragona Construction Corp., Bankrupt-Motion for review of order of Referee dated Nov. 20, 1933, argued before Inch, J., United States District Court, and granted; motion to proceeding to dismiss petition of City denied. J. L. Pascal for City (BK2-259).

In re Old Pier No. 32, East River (Re Ainslee)—Hearing held before Referee Butler and adjourned to Feb. 16, 1934. C. Bisberg for City (179-515).

H. Kroehl Taylor vs. City of New York-Motion to open default argued before Bissell, J.; decision reserved. B. D. Gold for City (190-297). City of New York vs. Manbridge Realty Corp.-Dispossess proceeding tried

before Kunstler, J.; final order granted and judgment for City for \$5,527.50. H. J. Rusk for City. City of New York vs. Manbridge Realty Corp.-Dispossess proceeding tried before

Kunstler, J.; final order granted and judgment for City for \$16,624.58. H. J. Rusk for Lity.

Samuel Cellar vs. City of New York-Tried before Schoffel, J., and jury; verdict for plaintiff for \$175. B. Phillips for City (182-220). Emma M. Cappel vs. Board of Education-Motion for summary judgment argued

before Humphrey, J.; decision reserved. Wm. G. Mulligan, Jr., for City (106-119). Regina Reich and Another, vs. City of New York and Another-Motion to bring in Brooklyn Edison Co., Inc., as defendant and to serve supplemental summons and amended complaint granted before Humphrey, J. W. G. Mulligan, Jr., for City (101-242)

Adolph Braun vs. City of New York et al.-Motion for examination of John W. Delaney, etc., denied before Humphrey, J., on plaintiff's default. W. G. Mulligan, Jr., for City (103-36)

In re Elpis S. Constantine and Another—Motion to cancel lost mortgage granted before Humphrey, J.; no opposition. W. G. Mulligan, Jr., for City (7M-155).

Rose Scher vs. City of New York (89-139); Morris Scher vs. Same (89-140)—

Tried before Lewis, J.; verdict for defendant. J. E. O'Reilly for City. Herbert Friedman, Infant, and Another, vs. City of New York and Another-Trial concluded before Bonyng, J.; judgment for defendant. J. E. O'Reilly for City

Frances Kirsner vs. City of New York and Another (Personal Injury)-Tried before Lewis, J., and jury; complaint dismissed at end of plaintiff's case. J. E. O'Reilly

for City (92-53). Louis Kirsner vs. City of New York and Another-Trial commenced before Lewis,

J., and jury; discontinued during trial. J. E. O'Reilly for City (92-54). Frances Kirsner vs. City of New York and Another (Property Damage)-Trial commenced before Lewis, J., and jury; discontinued during trial. J. E. O'Reilly for City (92-54)

Michael Friedman vs. City of New York-Tried before Johnston, J.; complaint dismissed at end of plaintiff's case (97-29). R. & F. Holding Co. vs. City of New York-Tried before Byrne, J., and jury;

verdict for defendant (105-202). Stanley Lichtenstadt, Infant, vs. City of New York-Tried before McCooey, J., and jury; verdict for plaintiff for \$8,500. J. E. O'Reilly for City (94-188).

Pearl Lichtenstadt vs. City of New York-Tried before McCooey, J., and jury; verdict for plaintiff for \$500 (94-189) Nora Knoblack vs. City of New York (107-82); Nora Knoblack vs. Morris Solomon-Motion to consolidate actions unopposed before Humphrey, J. A. R. Callahan

for City (107-82). Amy Conlon vs. O'Connell, Etc.-Tried before Wasserman, J.; judgment for plaintiff for \$320. N. Blum for City (103-162).

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

Department.	Contracts Approved as to Form.	Contracts Examined and Returned for Revision.	Adver- tisements Approved as to Form.
Accounts, Commissioner of	1	(4)	04.81
Court of Special Sessions		27	166
Education, Department of	1		1
Hospitals, Commissioner of	5	90	4
Higher Education, Board of	1	1.4	1
Municipal Civil Service	1		19.0
Parole Commission	1	4.2	99
Purchase, Department of	4	- 4-	2
Total	15		8

Bonds Approved. Finance Department	9	Agreements Approved. Borough President, Queens	1
Leases Approved.	1	Dock Department	1 35
Total	2	Total	38

SCHEDULE "E." Oninions Dandered to the Verious Municipal Departments

Department, Op	inions.	Department.	pinions.
Borough President: Brooklyn Queens City Chamberlain Estimate and Apportionment, Board of Inance, Department of Mayor Public Markets, Department of	3 6 1 2 112 1 1	Public Welfare, Department of Purchase, Department of Park Department Sanitation, Commissioner of Taxes and Assessments, Department of Total	1 2 2 2 2 2 20 —

PAUL WINDELS. Corporation Counsel.



Changes in Departments, Etc.

DEPARTMENT OF FINANCE, Temporary Stenographer and Typewriter, March 12.

and Dr. Robert E. Walsh, Medical Expert, Feb. 28.

Retired-March 1: Joseph Mackey and Albert C. Baur, Clerks; Lizzie King, Cleaner (part time); Henry J. Koehler, Inspector of Regulating, Grading and Paying.

BOROUGH OF MANHATTAN,

Reassigned-John J. McQuillan, 342 E. 65th st., Manhattan, Asphalt Laborer at \$6.72 a day, Division of Maintenance, Bureau of Engineering, March 5; John Fanning, 2240 Grand Concourse, Bronx, Stationary Engineer at \$9 a day, Bureau of Public Buildings and Offices, March 11; Joseph Matika, 27 Norwood ave., Bklyn., Window Cleaner at \$2,025 per annum, Bu-Services Coased-Elizabeth R. Levine, reau of Public Buildings and Offices,

1648	
Reassign Bklyn., Lal Highways, Bedford av annum, Bu Offices, Ma Services Central av	Censed—Charles Hickman, 651 e., Bklyn., Laborer at \$5.50 a au of Public Buildings and
	CIAL DIRECTORY.
Unless of	herwise stated, City Offices are
onen trom	ounty Offices 9 s. m. to 4 p. m.;
ACCOUNTS	COMMISSIONER OF-
ALDERMEN	st., Manh'nWO rth 2-4315 BOARD OF— Manh'nCO rtlnd 7-6770
Clerk's Off	ice, Municipal Bldg., Mann n
	Office, City Hall, Manh'n
ARMORY B	OARD-
Municipal	Bldg., Manh'nWO rth 2-1330
City Hall,	Manh'n
BRONX P	RESIDENT OF-
851 Mett	ave., BronxJE rome 6-3941
Borough H	IallTR iangl 5-7100
253 Broa	dway, Manh'nCO rtlnd 7-6708 S, DEPARTMENT OF-
See respec	ctive Borough Presidents. DICAL EXAMINER—
Main Offic	re, Municipal Bldg., Manh'n
Open all	WO rth 2-3711 hours of day and night.
Open al	emont & Arthur aves. TR emnt 3-1250 hours of day and night.
Open al	-Municipal BldgTR langl 5-9258 hours of day and night.
Queens-1	own Hall, Jamaica. JA maica 6-1330
Richmond	a. m. to midnight; Sundays olidays to 12 noon. —County Court House, S. I.
100 A	SA intGeo 7-0007 a. m. to midnight; Sundays
and b	olidays to 12 noon. LFARE, BOARD OF-
OH Com	to Court House City Hell
CITY CHA	Manh'n
CITY CIE	O.K
Bronx-17	Bldg., Manh'o WO rth 2-4430 77th st. and 3d ave TR emnt 3-2680
Queens-2	-Municipal BldgTr iangl 5-7100
Richmond	Borough Hall, S. I.
CITY COL	SA intGeo 7-1000
Clerk's	offices open from 9 a. m. to m.; Saturdays to 12 noon. s open at 10 a. m. Day and ercial calendars called at 9.45
Court	s open at 10 a.m. Day and ercial calendars called at 9.45
New Yor	County-Old County Court
House Commis	sioner of RecordsCO rtind 7-626
Bronx Co	unty-161st st. and St. Anna ME-lrose 5-2770
Kings Con	inty-120 Schermerhorn st. TR iangl 5-7100
Queens C	ounty-41-15 29th st., L. I.
Richmond	County-00 Latayette ave.,
CITY MAC	righton
	CA nal 6-6500
4.30	Derk's offices open 9 a. m. to b. m.; Saturdays to 12 noon.
Term	erts, except Traffic, Municipal Probation, Homicide and
to 4	Courts, are open from 9 a. m. p. m., except Saturdays, Sun-
days ing s	and holidays, when only morn- essions are held. The Traffic,
Court	cide and Municipal Term is are open from 9 a. m. to
4 0	m. daily, and are closed Sat-

All Courts, except Tranic, Municipal
Term, Probation, Homicide and
Night Courts, are open from 9 a. m.
to 4 p. m., except Saturdays, Sun-
days and holidays, when only morn-
ing sessions are held. The Traffic,
Homicide and Municipal Term
Courts are open from 9 a. m. to
4 p. m. daily, and are closed Sat-
urdays, Sundays and holidays. The
urdays, Sundays and holidays. The Night Courts are in session from
8 p. m. to 1 a. m. every night.
Dist. Manhattan and The Brons.
1-32 Franklin st., Manh'n WO rth 2-2061
2-425 6th ave., Manh'n TO mpknsSq. 6-4467
3-2d ave. and 2d st., Manh'n. DR ydok 4-1204
4-153 E. 57th st., Manh'n. VO lunter 5-0442
5-121st st. & Sylvan pl., Manh'n
HA rlm 7-0225
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7 114 W 54th at Manh'n CO lumbs 5-4630
6-161st st. & Brook ave., Bronx. ME Irose 5-3670 7-314 W. 54th st., Manh'n. CO lumbs 5-4630 8-1014 E. 181st st., Bronx. FO rdham 7-5744
12-455 W. 151st st., Manh'n, ED gecomb 4-8429
Homicide-300 Mulberry st., Manh'n
CA nal 6-6500
Municipal Term (Manh'n)-Old County
Court House
Municipal Term (Bronx)-161st st. and
Recok ave MK from 5-1958
Brook ave. ME lrose 5-1958 Night Court for Men-314 W. 54th st.
Manh'n
Probation-300 Mulberry st., Manh'n
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Traffic (Lower Manh'n)-301 Mott st.
CA nal 6-6500
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BR adbret 2-0400
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ME Irose 5-1958
we. ME lrose 5-1958 Women's-425 6th ave., Manh'n
TO mpknsSq. 6-4621
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THE CITY	
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Conservices Office Municipal Ride	n
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COUNTY CLERK, BRONX—	
COUNTY CLERK, KINGS— Hall of Records, BklynTR langl 5-8780 COUNTY CLERK, NEW YORK— County Court House, Manh'nWO rth 2-6114	
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County Court House, S. I SA intGeo 7-1806 COUNTY COURT, BRONX— Tremont and Arthur aves TRemnt 3-4243	
COUNTY COURT KINGS-	
120 Schermerhorn st., Bklyn MA in 4-5301 Court opens at 10 s. m.	
244 Jackson ave., L. I. CityST ilwel 4-7525 Clerk's office open 9 a. m. to 5 p. m.; Saturdays to 12.30 p. m. Court opens at 10 a. m.	
COUNTY COURT, RICHMOND— County Court House, S. IGI britt 7-7500	
Court opens at 10 a. m. DISTRICT ATTORNEY, BRONX— Tremont and Arthur avesTR emnt 3-1100 9 a. m. to 5 p. m.; Sat. to 12 noon. DISTRICT ATTORNEY, KINGS—	
9 s. m. to 5 p. m.; Sat. to 12 noon. DISTRICT ATTORNEY, KINGS— Municipal Bldg., BklynTR iangl 5-8900	
9 a. m. to 5 p. m.; Sat. to 12 noon. DISTRICT ATTORNEY, NEW YORK— 137 Centre at., Manh'n	
9 a. m. to 5 p. m.; Sat. to 1 p. m.	
Court House I I City ST the 4-7590	M
9 a. m. to 5 p. m.; Sat. to 12 noon. DISTRICT ATTORNEY, RICHMOND— County Court House, S. I. SA intGeo 7-0049 9 a. m. to 5 p. m.; Sat. to 12 noon.	P
DOCKS, DEPARTMENT OF- Pier "A," North River, Manh'n WH itehl 4-0600	r
DOMESTIC RELATIONS COURT— Children's Court Division—	
Hearing of cases begins at 10 a. m. Manhattan-137 E. 22d stGR amercy 5-3611	
Bronx-1118 Grand Concourse JE rome 7-9800 Brooklyn-111 Schermerborn st. TR iangl 5-8611	
Queens-105-34 Union Hall st., Jamaica	P
George	P
Family Court Division— Manhattan—153 E. 57th stVO lunter 5-0430 Bronx—1118 Grand Concourse	P
Brooklyn-327 Schermerhorn st.	P
Queens—105-34 Union Hall st., Jamaica	P
Jamaica	P
EDUCATION, DEPARTMENT OF— Park ave. and 59th st., Manh'n VO lunter 5-6600	P
ELECTIONS, BOARD OF— General Office, Municipal Bldg., Manh'n WO rth 2-1307	P
Bronx—442 E. 149th stLU dio 4-6464 Brooklyn—Municipal BldgTR iangl 5-7100 Queens—90-33 Sutphin blvd., Jamaica	P
Queens-90-33 Sutphin blvd., Jamaica RE puble 9-1916 Richmond-Borough Hall, S. I.	
SA intGeo 7-1955 9 a. m. to 4 p. m.; Saturdays to 12 noon.	F
ESTIMATE AND APPORTIONMENT— Secretary's Office, Municipal Bldg.,	C
CCTIMATE AND APPRAISAL	R
Municipal Bldg., Manh'nWO rth 2-4600 FINANCE, DEPARTMENT OF— Municipal Bldg., Manh'nWO rth 2-1200 City Collections, Bureau of—	F
City Collections, Bureau of— Manhattan—2d floor, Municipal Bldg. WO rth 2-1200	F
Bronx-Tremont and Arthur aves. TR emnt 3-3600	F
Brooklyn—Municipal BldgTR langl 5-7100 Queens—Court sq., L. I. City ST liwel 4-2400	F
SA intGeo 7-1000	E
FIRE DEPARTMENT— Municipal Bldg., Manh'nWO rth 2-4100 Brooklyn Office, Municipal Bldg.	I
Fire Extinguishment, 365 Jay st.	1
GENERAL SESSIONS, COURT OF— Clerk's office open 9 a. m. to 4 p. m.:	
Cierk's office open 9 a. m. to 4 p. m.; Saturdays to 12 noon. Court opens at 10.30 a. m.	1
Centre & Franklin sts., Manh'n. WO rth 2-5778 Probation Dept., 32 Franklin st., Manh'n WO rth 2-6632	1
HEALTH, DEPARTMENT OF— 139 Centre st., Manh'nCA nal 6-1500 Bronx—1876 Carter aveFO rdhm 7-8410	1
Brooklyn-Willoughby and Fleet sta, TR iangl 5-9400	
Queens—92-07 148th st., Jamaica RE-puble 9-1200 Richmond—Terminal Bldg., St. George	1
SA intGeo 7-0440 HIGHER EDUCATION, BOARD OF—	1
139th st. and Convent ave., Manh'n ED gcomb 4-6086 HOSPITALS DEPARTMENT OF—	1
Municipal Bldg., Manh'nWO rth 2-4440 IURORS, BRONX, COM'R OF-	1
JURORS, KINGS, COM'R OF— Municipal Bldg, Bklyn, TR iangl 5-7100	
Hall of Records, Manh'n, WO rth 2-0240	-
County Court House, L. I. City.ST ilwel 4-7304	1
JURORS, RICHMOND, COM'R OF— County Court House, S. I. Sa intGeo 7-0081 LAW DEPARTMENT—	1
Municipal Bldg., Manh'nWO rth 2-4600 Brooklyn, Municipal BldgTR iangl 5-6330	1
	J
Brooklyn, Municipal BldgTR iangl 5-6330 Street Openings, Bureau of— Municipal Bldg., Manh'nWO rth 2-4600 Brooklyn—Municipal BldgTR iangl 5-6330 Queens—89-31 161st st., Jamaica	

MANHATTAN, PRESIDENT OF—
Municipal Bidg., Manh'n....WO rth 2-5600
MAYOR'S OFFICE—

	_
RECORD.	
UNICIPAL COURTS— Office of the President-Justice, 30 W.	1
35th st Manh'n	
2—264 Madison st. UR card 4—3500 3—314 W. 54th st. CO lumbs 5-1773 4—207 E. 32d st. CA ledonia 5-9464 5—2565 Broadway RI versde 9—4006 6—155 E. 88th st. SA crmento 2-7878 7—447 W. 151st st. BR adhrst 2-7300 8—170 E. 121st st. HA rlm 7-3950 9—624 Madison ave. VO lunter 5-3150	SI
6—155 E. 88th stSA crmento 2-7878 7—447 W. 151st stBR adhrst 2-7300 8—170 E. 121st stHA rlm 7-3950	
Central Jury Part, 30 W. 35th st.	
Brons.	
2—Washington ave. and 162d st.  ME trose 5-3042  Brooklyn.  1—120 Schermerhorn st. TR iangl 5-9587	S
1—120 Schermerhorn stTR iangl 5-9587 2—495 Gates aveLA fayet 3-7217 3—6 Lee aveST ag 2-7813 4—1110 Eastern pkwaySL ocum 6-4500	S
4—1110 Eastern pkwaySL ocum 6—4500 5—4th ave. and 42d stSU nset 6-2540 6—27-33 Snyder aveBU ckmnster 2-9643 7—363 Liberty aveAP plegate 6-8600	S
8-1301 Surf ave	S
2—Broadway and Court st., Elmhurst HA vernyr 9-0087	T
4—Town Hall, JamaicaJA maica 6-0086 5—90th st., Far RockawayBE ilHrbr 5-1747 6—Town Hall, FlushingIN depndee 3-5668 Richmond.	Ì
1—Bement and Castleton aves., West New BrightonPO rtRich 7-0189 2—71 Targee st., StapletonSA intGeo 7-0313	T
MUNICIPAL REFERENCE LIBRARY— Municipal Bldg., Manh'nWO rth 2-6607 9 a. m. to 5 p. m.; Saturdays to	T
ARKS, DEPARTMENT OF— Main Office— Arsenal Bldg., Central Park, 64th st. and 5th ave., Manh'n	
Bronx-Zbrowski Mansion, Claremont	
Park FO undate 8-3000 Brooklyn—Litchfield Mansion, Prospect Park SO uth 8-2300 Queens—The Overlook, Forest Park Kew Gardens	T
Richm'd-Borough Hall, S. I.SA intGeo 7-1000	V
PLANT & STRUCTURES, DEPT. OF-	
Municipal Bidg., Manh'nWO rth 2-4740 PLUMBERS, EXAMINING BOARD OF— Municipal Bidg., Manh'nWO rth 2-1800 POLICE DEPARTMENT— 240 Centre st., Manh'n	
851 Mott ave	
Municipal Bldg., BklynTR iang' 5-7100  PUBLIC ADMINISTRATOR, N. Y.—  Hall of Records, Manh'nWO rth 2-6616  PUBLIC ADMINISTRATOR, QUEENS—	
PUBLIC ADMINISTRATOR, RICHM'D—	9
B'way and Castleton ave., West New Brighton PO rtRich 7-5357 PUBLIC MARKETS, WEIGHTS AND MEASURES, DEPT. OF— Municipal Bldg., Manh'nWO rth 2-5050	1
50 Lafavette st., Manh'nWO rth 2-6420	0
Free Employment Agency, 59 Leonard st., Manb'n	I
Municipal Bidg., Manh'nWU rth 2-3860 DUEENS, PRESIDENT OF—	,
Topographical Bureau, 45-22 Court sq., L. I. City ST ilwel 4-0800 RECORDS, BRONX, COM'R OF— 161st st. and 3d ave	1
RECORDS, KINGS, COM'R OF— Hall of Records, BklynTR iangl 5-6988 RECORDS, N. Y., COM'R OF— Hall of Records, Manb'nWO rth 2-3900 RECORDS, COM'R OF, CITY COURT— Old County Court House, Manb'nCO rtlnd 2-9271	
Hall of Records, Manh'n WO rth 2-3900 RECORDS, COM'R OF, CITY COURT— Old County Court House, Manh'n CO rtlnd 7-9271	1 4
PECOPIC CAM'D OF SHIPPOCATES	0
COURT, N. Y. COUNTY— Hall of Records, Manh'n WO rth 2-6741 REGISTER, BRONX COUNTY— 1932 Arthur ave	
REGISTER, KINGS COUNTY— Hall of Records, BldynTR iangl 5-6800 REGISTER, NEW YORK COUNTY— Hall of Records, Manh'nWO rth 2-3900	
161-04 Jamaica ave., JamaicaJA maica 6-8684 REVISION OF ASSESSMENTS—	1
Municipal Bldg., Manh'nWO rth 2-1200 RICHMOND, PRESIDENT OF— Borough Hall, S. ISA intGeo 7-1000	1
SANITATION, DEPARTMENT OF— Municipal Bldg., Manh'nWO rth 2-4240 SHERIFF, BRONX COUNTY— 1932 Arthur aveTR emnt 3-6600	1
SHERIFF, KINGS COUNTY— Municipal Bldg., BklynTR iangl 5-7100	
Hall of Records, Manh'nWO rth 2-4300 SHERIFF, QUEENS COUNTY— County Court House, L. I. City. ST ilwel 4-6017 SHERIFF, RICHMOND COUNTY— County Court House, S. ISA int Geo 7-0041	1
County Court House, S. I SA intGeo 7-0041 SINKING FUND, COM'RS OF— Municipal Bldg., Manh'n WO rth 2-1200 SPECIAL SESSIONS, COURT OF—	
SPECIAL SESSIONS, COURT OF— Clerk's office open 9 a. m. to 4 p. m.; Saturdays to 12 noon. Courts open	
at 10 a. m. Manhattan—Centre and Franklin ets. WOrth 2-3434	
Bronx-Tremont & Arthur aves. TR emnt 3-4372 Court held every Tuesday and Friday. Brooklyu-120 Schermerhorn st., MA in 4-5917	1
Queens—153-19 Jamaica ave., Jamaica JA maica 6-8040 Court held every Monday and Thursday.	
Richmond—County Court House, S. I. SA intGeo 7-0324 Court held every Wednesday.	ш
Probation Bureau — Municipal Bldg., Manh'n	
Municipal Bldg., Manh'nWO rth 2-0184 SUPREME COURT, APPELLATE DI- VISION- First Dept Madison ave. and 25th st.,	-
Manh'LE xington 2-8940	
The first and third Fridays of each term, motion days. Court opens at 10 a. m. Motions called at 9 a. m. Appeals from orders called at 10	
	1

a. m. Second Dept.—Borough Hall, Bklyn. TR langl 5-1300

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Criminal Term-Centre and Franklin
  SA intGeo 7-7790
TRANSPORTATION, BOARD OF—
250 Hudson st., Manh'n......CA nal 6-6600
TRIBOROUGH BRIDGZ AUTHORITY—
111 8th ave., Manh'n......CH elsea 3-1923
WATER SUPFLY, BOARD OF—
346 Broadway, Manh'n......WO rth 2-3150
WATER SUPPLY, GAS ANL ELECT.—
Municipal Bldg., Manh'n.....WO rth 2-4320
Bronx—Tremont & Arthur aves..Tr emnt 3-5800
Brooklyn—Municipal Bldg. ...TR iangl 5-7100
Queens—Jackson ave., L. I. City. ST flwel 4-7150
Richmond—Borough Hall, S. I.
SA IntGeo 7-0840
          BOARD OF CITY RECORD.
                              Proposals.
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SEALED BIDS WILL BE RECEIVED AT the office of the Supervisor of the City Record. Room 2214, Municipal Building, Manhattan, until 11 2. m., on

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

OPEN MARKET SYSTEM OF COMPETI-

OPEN MARKET SYSTEM OF COMPETITIVE BIDDING

PRINTING, STATIONERY AND BLANK BOOK SUPPLIES FOR THE USE OF THE GOVERNMENT OF THE CITY OF NEW YORK.

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 2214, Municipal Building, Manhattan, on the day preceding each bidding.

All bidders must agree to comply with the provisions contained in the circular entitled "Rules and Regulations to be observed by Printers, Blank Book Makers, Stationers, Lithographers, etc., obtaining orders from the Supervisor of the City Record," a copy of which, together with all further information, may be obtained by applying to the Supervisor of the City Record, Room 2214, Municipal Building, Manhattan.

STEPHEN G. KELLEY, Supervisor of the

STEPHEN G. KELLEY, Supervisor of the

# BOARD MEETINGS.

Meets in Aldermanic Chamber, City Hall, Manh'n on Tuesdays, at 2.15 p. m. MICHAEL J. CRUISE, City Clerk, and Clerk

Meets in Room 2208, Municipal Bldg., Manh'n, on first Wednesday in each month, at 3.30 p. m.

WILLIAM J. WALSH, Secretary.

Art Commission.

Meets at its office, City Hall, Manh'n, on second Tuesday in each month, at 3.30 p. m.

A. EVERETT PETERSON, Secretary.

Board of Assessors.

Meets in Room 2200, Municipal Bldg., Manh'n, on Tuesdays, at 11 a. m.

THOMAS W. WHITTLE, President.

Banking Commission.

Meets in Mayor's Office, City Hall, Manh'n, on first days in February, May. August and November.

LOUIS M. FAULKNER, Deputy Chamberlain, Secretary.

LOUIS M. Formalian, Secretary.

Meets in Room 2005, Municipal Bldg., Manh'n. at call of the Chairman.

FRANK C. KELLER, Chairman.

Board of Child Welfars.

Meets in Old County Court House. City Hall
Flaza, Manh'n, on third Monday in each month.

at 3 p. m.
JOHN T. EAGAN. Executive Secretary.
Board of City Becord.
Meets in City Hall. Manh'n, at call of Mayor.
PAUL J. KERN, Secretary Pro Tem.
Board of Education.

Meets at its office, Park ave. and 59th st.,
Manh'n, on second and fourth Wednesdays in
each month, at 3,30 p. m.

JOSEPH MILLER, Jr., Secretary.

JOSEPH MILLER, Jr., Secretary.

Board of Elections.

Meets weekly in Room 1840, Municipal Bldg.,
Manh'n, at call of the President.

S. HOWARD COHEN, President.

Board of Estimate and Apportionment.
Meets in Room 16, City Hall, Manh'n, Fridays, at 10.30 a. m.

PEARL BERNSTEIN, Secretary.

Examining Board of City Surveyors.

Meets in Room 1347, Municipal Bldg., Manh'n.
at call of the Chairman.

VERNON S. MOON, Acting Chairman.

Examining Board of Plumbers.

Meets in Room 909, Municipal Bldg., Manh'n.
on Tuesdays, at 2 p. m.

ELLIS JUNGMAN, Chairman.

Board of Health.

Meets at 139 Centre st., Manh'n, at call of

Meets at 139 Centre st., Manh'u, at call of the President.

JOHN L. RICE, M. D., Commissioner of Health, President.

Municipal Assembly-Aldermanic Branch.
Meets in Aldermanic Chamter, City Hall, Manh'n, on Tuesdays, at 2 p. m.
MICHAEL J. CRUISE, Clerk.
Municipal Assembly—Board of Estimate and Apportloument Branch.

Apportionment Branch.

Meets in Room 16, City Hall, Manh'n, on Fridays at 10.30 a. m.

PEARL BERNSTEIN, Clerk.

Municipal Civil Service Commission.

Mrets at its office, 14th floor, Municipal Bidg.,

Manh'n, on Thursdays, at 10.30 a. m.

MARTIN A. HEALY, Secretary.

Parole Commission.

Meets in Room 2500, Municipal Bidg., Manh'n.

Meets in Room 2500, Municipal Bidg., Manh'n. on Thursdays, at 10 a. m.
THOMAS R. MINNICK, Secretary.

THOMAS R. MINNICK. Secretary.

Board of Revision of Assessments.

Meets in Room 605, Municital Bldg., Manh'n.

upon notice of the Chief Clerk.

LEWIS F. LANG, Chief Clerk.

Commissioners of the Sinking Fund.

Meets in Room 16, City Hall, Manh'n, on every

ther Wednesday, at 11 a. m. LEWIS F. LANG, Secretary. Board of Standards and Appeals.
Meets in Room 1013, Municipal Bidg., Manh's Tuesdays, at 10 a. m. and 2 p. m. HARRIS H. MURDOCK, Chairman.

Board of Taxes and Assessments.

Meets in Room 936, Municipal Bldg., Manh'n,
on Wednesdays, at 10,30 a. m.

WILLIAM STANLEY MILLER, President

Pro Tem.
Tenchers' Retirement Board. Meets in Room 500, Municipal Bldg. Manb'n, on fourth Tuesday of each month, at 3 p. m. LOUIS TAYLOR, Secretary.

Board of Transportation.

Meets at 250 Hudson st.. Manh'n, on Tuesdays at 2 p. m.

days, at 2 p. m.
JOHN H. DELANEY, Chairman. Board of Water Supply. Meets at 346 Broadway, Manh'n, on Tuesdays at II a. m. GEORGE J. GILLESPIE, President.

### POLICE DEPARTMENT.

#### Auction Sale.

PUBLIC NOTICE IS HEREBY GIVEN THAY the 273d public auction sale of unclaimed property and condemned Police Department property will be held at the Police Garage, foot of 36th st., Bklyn., on

THURSDAY, MARCH 15, 1934. at 10 a. m.

The unclaimed property will consist of auto-

mobiles, motorcycles, etc., and the condemned Police Department property will consist of automobiles, automobile and motorcycle parts, radiators, batteries, tires, tuhes, electric motor, etc.; also, two horses. JOHN F. O'RYAN, Police Commissioner.

#### 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 custody without claimants: Automobiles, boats, baby carriages, bicycles, bags, cameras, optical goods, furniture, rope, lead, metals, clothing, jewelry, precious stones, silverware, boots, shoes dress-suit cases, handbags, pocketbooks, wallets merchandise, tools, trunks, typewriters, canes. umbrellas, robes, blankets, furs, machinery, sur-gical instruments, musical instruments, electrical goods, sporting goods, hardware, groceries, canned goods, sporting goods, nardware, groceries, canned goods, liquors, etc., also sums of money felon-iously obtained by prisoners, found, abandoned, or taken from persons dying intestate, or taken from persons supposed to be insane, intoxicated or otherwise incapable of taking care of them

Police Headquarters Annex, 398-402 Broome

Police Headquarters runter,
street, Manhattan,
For Boroughs of Brooklyn and Queens, 485
Bergen street, Brooklyn, N. Y.
For Borough of The Bronx, 42d Precinct.
160th street and 3d avenue, Bronx.
For Borough of Richmond, 120th Precinct.
78-82 Richmond terrace, St. George, S. I. IOHN F O'RYAN. Police Commissioner

# BOARD OF HIGHER EDUCATION.

# Proposals.

SEALED BIDS WILL BE RECEIVED BY the Board of Higher Education of The City of New York, at the office of the Secretary of Hun-College, Park ave. and 68th st., Manhattan, until 11 a. m., on

MONDAY, MARCH 19, 1934.

FOR FURNISHING AND DELIVERING TO HUNTER COLLEGE, JEROME PARK RESERVOIR SITE, THE BRONX, 325 NET TONS OF NO. 1 ANTHRACITE BUCK-WILEAT COAL.

Bidders will state a price per net ton for the

The time allowed for fully completing the cor tract is as indicated in the specifications. The amount of security is \$600. Fach bid must be accompanied by a deposit of

Bidders must submit their bids upon the blank form prepared by the Board of Higher Education of The City of New York. A copy of this form with an envelope in which to enclose the bid, to gether with a copy of the contract and specifica tions, in the form approved by the Corporation Counsel, may be obtained upon application therefor at the office of the Secretary of Hunter Col-lege. Park ave. and 68th st., Manhattan, any week day, except Saturday, from 9 a. m. to

ERNEST C. HUNT, Secretary of Hunter 18 See General Instructions to Bidders on last page, last column, of the "City Record."

# DEPARTMENT OF EDUCATION.

# Proposals.

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Board of Education of The City of York, Room 100, Park ave. and 59th st.,

Manhattan, until 3 p. m., on
FRIDAY, MARCH 23, 1934.
FOR FURNISHING AND DELIVERING
RREAD AND BUTTER TO THE SCHOOL I.UNCH KITCHENS.

The time for the delivery of the articles, materials and supplies and performance of the con-

tract is by or before June 30, 1934.

Tract is by or before June 30, 1934.

The amount of security required for the faithful performance of the contract is thirty per cent.

30%) of the amount of the contract.

No bid will 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.

(114%) of the total amount of the bid.

The bidder will state the price of each item contained in the specifications and schedules, per tound, dozen, gross, gallon, or other unit of

pound, dozen, gross, gallon, or other unit of Award, if made, will be made by item, accord

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 March 12, 1934. m12,23

28 See General Instructions to Bidders on

hast page, last column, of the "City Record." SFALED BIDS WILL BE RECEIVED BY

the Superintendent of School Supplies, at the office of the Board of Education of The City of New York, Room 100, Park ave. and 59th st... Manhattan, until 3 p. m., on WEDNESDAY, MARCH 21, 1934.

FOR FURNISHING AND DELIVERING 12,000 GALLONS OF GASOLINE FOR MOTOR

NEHICLES, BOROUGHS OF MANHATTAN, BROOKLYN AND QUEENS, The time for the delivery of the gasoline and the performance of the contract is for the period from April 1, 1934, to June 30, 1934, The amount of security required for the faithful performance of the contract is \$1,000. No hid will be considered unless it is accom

panied by a deposit of \$50.

The bidder will state the price per gallon, con ained in the specifications or schedule, by which the hids will be tested.

Contract, if awarded, will be awarded accord-

ng to law. Blank form and further information may be blained at the office of the Superintendent of School Supplies, Board of Education, Park ave. and 59th st., Manhattan.

PATRICK JONES, Superintendent of School

Dated March 9, 1934. Rese General Instructions to Bidders of last page, last column, of the "City Record."

### BOARD OF TRANSPORTATION.

#### Invitation to Contractors.

SEALED BIDS OR PROPOSALS FOR THE furnishing and delivering of guard rail bolts and floor grating for the Independent City-owned Rapid Transit Railroad System will be received by the Board of Transportation of The City of lew York, at the office of the said Board, at 250 Hudson st., Borough of Manhattan, New York City, until March 21, 1934, at ten (10) o'clock

a. m., at which time and place the proposals will be publicly opened and read.

A fuller description of the work and requirements is given on the bid forms which may be obtained at the Board, Room 503, 250 Hudson st., Borough of Manhattan, New York City. Bids must be submitted on the bid forms.

Bids may be submitted for one or more or for all the scheduled items given in the bid forms, but he Board reserves the right to award either by class or item and to reject any and all bids. Dated March 8, 1934.

HOARD OF TRANSPORTATION OF THE CITY OF NEW YORK, by John H. Delaney, hairman; Frank X. Sullivan, Charles V. HALLEY, Ir., Commissioners, WM. JEROME DALY, Acting Secretary. m10,21

SEALED BIDS OR PROPOSALS FOR THE furnishing and delivering of tool steel, drill rods, mild steel bars and angles, cold rolled steel. sheet steel, etc., for the Independent City-owned Rapid Transit Railroad System will be received by the Board of Transportation of The City of New York, at the office of the said Board, at 250 Hudson st., Borough of Manhattan, New York City, until March 20, 1934, at ten (10) o'clock m., at which time and place the proposals will

be publicly opened and read.

A fuller description of the work and requirements is given on the bid forms which may be obtained at the Board. Room 503, 250 Hudson st...

Borough of Manhattan, New York City, Bids must be submitted on the bid forms.

Bids may be submitted for one or more or for all the scheduled items given in the bid forms.

Such devices shall be installed in the test and

but the Board reserves the right to award either by class or item and to reject any and all bids.

Dated March 7, 1934,

BOARD OF TRANSPORTATION OF THE

CITY OF NEW YORK, by JOHN H. DELANEY, Chairman: FRANK X. SULLIVAN, CHARLES V. HALLEY, Jr., Commissioners. WM. JEROME DALY, Acting Secretary. m9,20

# Proposals-Notice to Bidders

General Information to Bidders for Furnishing Materials, Supplies and Equipment to The City of New York for Use in the Maintenance and Operation of the Independent Rapid Transit

VARYING QUANTITIES OF MATERIALS supplies and equipment used in connection with Independent Rapid Transit Railroad and other activities of the Board of Transportation are being purchased as required. Competitive bids for such purchased as required. Competitive tides for such supplies are desired from all responsible individuals and corporations. Names of those desiring to be bidders will be placed on appropriate lists but bids will not be limited to those on such lists. Where quantities in excess of \$1,000 in value are required the same will be advertised and the time for opening the bids will be announced by public notice.

the time for opening the bids will be announced by public notice.

For further information and particulars apply to Room 501, office of the Board of Transportation, No. 250 Hudson st., City of New York.

No bid will be requested or accepted from any contractor who is in arrears or in default to The City of New York. The right is reserved to reject any and all bids.

BOARD OF TRANSPORTATION OF THE CITY OF NEW YORK by JOHN H. DELAWY.

BOARD OF TRANSPORTATION OF THE CITY OF NEW YORK, by JOHN H. DELANEY. Chairman: Frank X. Sullivan, Charles V. Halley, Jr., Commissioners.

WM. Jerome Daly, Assistant Secretary.

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

# BOARD OF BUILDINGS.

Revised Rules and Regulations of the Board of Buildings in Relation to the Testing of Fireproof Doors to Be Hereafter Installed in Class A and B Multiple Dwellings.

MOTICE IS HEREBY GIVEN THAT PUR suant to the provisions of section 406 of chapter 64 of the Laws of 1933, the following rules and egulations in relation to the testing of fireproof frank C. Keller, Chairman, Board of

Buildings.
Fowin H. Thatcher, Secretary, Board of

STANDARD ONE-HOUR FIRE TEST FOR FIREPROOF

DOORS EXCEPT SHAFT DOORS.

Rule No. 1. Control of Fire Test.

1.1. The conduct of all fire tests of fireproof doors shall be controlled by the time-temperature curve specified in the standards of the American Society for testing materials, serial designation C 19-33. A.S.T.M., and in accordance with the details of procedure therein specified unless otherwise provided in these rules.

1.2. The time-temperature curve of the fire shall be determined from average of the reading of sufficient thermo-couples symetrically disposed and distributed in the furnace to record the temperature near all parts of the test assembly, but in no case shall less than three (3) thermo-

couples he used.

1.3. The accuracy of the temperature control shall be such that the result under the time-temperature curve obtained by averaging the results from the pyrometer readings in the furnace is within ten (10) per cent, of the corresponding area under the standard time-temperature curve, for the period of duration of the fire test, 1.4. The temperature of the unexposed surface

of the specimen shall be determined at the centre and at the midpoints of the upper and lower sections of the assembly if such points occur on the thinnest parts of the assembly, otherwise on the thinnest parts of the assembly as near as possible to such points. The temperature shall be measured by not less than three (3) thermocouples or thermometers placed under flexible oven dry, felted asbestos pads shaped to contact intimately over the whole surface against which they are placed. The hot junction of the thermocouple or the bulb of the thermometer shall be placed approximately under the centre of the pad. Thermometers if used shall be of the partial immersion type, with a length of stem between end of bulb and immersion mark of three (3)

1.5. The fire shall continue for one hour Temperature readings at all points on both sides of the assembly shall be taken at intervals of five minutes. Time-temperature curves shall be plotted rom both sets of readings.

1.6. All tests shall be conducted under the supervision and control of a recognized testing authority and a complete report of the procedure and results shall be submitted by him to the Board of Buildings of The City of New York. Such report must contain a detailed description of the assembly with the specification of all materials entering into, and the methods of manu-

facturing and assembling same.

1.7. All tests shall be conducted in the presence of representatives of the Department of Buildings who must be given every facility to aspect the test samples, instruments and method of installation and to observe the conduct of the test. The cost of the tests and all necessary expenses incidental thereto shall he borne by the applicant for approval.

Rule No. 2. Test Structure. 2.1. The testing furnace shall be of sufficient

size and arrangement to perform and determine all the requirements specified in these rules and may be located in any convenient place where all the necessary facilities for conducting the tests are provided.

2.2. Fuel for firing the furnace may be wood, gas, oil or other fuel provided the fire and the temperatures can be controlled with the accuracy specified in Rule 1, and the test requirements are met.
2.3. An observation vestibule or chamber shall

he erected as an integral part of the test structure to form a complete enclosure around the unexposed side of the test door, with a clear height of not less than eight (8) feet and not to exceed ten (10) feet and a volume of not more than one thousand (1,000) cubic feet. The observation chamber shall be provided with an accessible entrance door and fixed sashes for observation. Mechanical ventilation shall be provided to sup nly not less than four and not more than ter observation chamber when the doors are closed Rule No. 3. Test Specimen.

3.1. The test door shall consist of a complete full size door, assembly, truly representative a to materials, dimensions and workmanship of the type of door and frame for which approval is lesired, fully equipped with hardware and hung on the number and type of hinges, and installed in all essentials as in actual service, except that

of locks or other hardware of special design, such devices shall be installed in the test and shall be considered an integral part of the as-

sembly submitted for approval.

3.3. Tests of all fire door assemblies shall be accepted as including assemblies of smaller sizes and assemblies for service in larger sizes not exceeding the test door by more than one-eighth in both dimensions; but in no case shall the test have less than the following minimum dimensions:

Single doors, 3 feet by 6 feet 8 inches.

Double doors, 6 feet by 6 feet 8 inches.

3.4. All test doors shall be installed in the test furnace as to swing inwards towards the fire. They shall be hung to swing freely as under the usual services condition. the usual service condition.

3.4. Before the exposure to fire the test as-sembly shall be carefully examined for details and workmanship of installation.

Rule No. 4. Conditions of Acceptance. 4.1. Doors with their bucks, jambs, frame and hardware designed for use as fireproof doors under the provisions of the Multiple Dwelling Law (Chapter 713, Laws of 1929), as amended subjected to a one-hour fire test as described passed said test unless they have met the follow

4.2. The door or frame shall neither warp. deform, break down or burn so as to permit the passage through any openings, holes or cracks under conditions of neutral pressure in the test furnace of smoke in such volume as to render it unsafe for any observer to occupy the closed vestibule with the ventilating device described under section 2.3 in operation.

4.3. At no time during the exposure to fire shall any flame pass through the assembly nor shall any flame, hot or noxious gases or smoke be given off the unexposed side of the assembly to render unsafe the occupancy of the vestibule under the conditions described in section 4.1.

4.4. The transmission of heat through the assembly during the fire endurance test shall be such that the rise in temperature set the second temperature seco

such that the rise in temperature on the unex-posed side at the end of the first twenty (20) minutes of fire shall be not more than 300 degrees Fahrenheit and at the end of sixty minutes not more than 650 degrees Fahrenheit above the initial temperature.

The average of the temperatures recorded by the thermo-couples on the unexposed side shall be used to measure transmitted heat except that if any thermo-couple shall indicate a rise temperature thirty per cent. higher than the above limits, the specimen shall be considered unac-

Rule No. 5. Conditions of Approval.

5.1. Door assemblies in service shall be manufactured of the materials and in the manner of the specimens tested and must maintain the standards of the official test. Details and specifications

ards of the official test. Details and specifications of the specimen must be strictly followed except that other locks, which would not reduce the fire resistance of the door may be substituted for the lock used in the test.

5.2. The manufacturer shall permit, during the process of the manufacture of approved doors, the inspection by representatives of the Board of Buildings, or of such agency approved by the Board, of the materials and method of manufacture of such doors. Each approved door must be marked with the identification serial number, the name of the manufacturer and the date of the name of the manufacturer and the date of manufacture. Only doors so marked may be used in multiple dwellings.

5.3. At the discretion of the Board of Buildings representative samples of the products of any manufacturer, selected at the place of manufacture or at the job, must be subjected to the standard one-hour fire endurance test as described with the standard one-hour fire endurance test as described. by these rules. Not more than one door out of every two hundred and fifty doors of the same type and size manufactured need be subjected to such test. All tests must be conducted at the expense of the manufacturer.

5.4. A complete set of specifications of material and construction must be filed with each and

rial and construction must be filed with each and every door which is to be subjected to a test. These specifications must be filed before the actual test is made. Approvals will be granted based on the specifications submitted at the time of the test.

5.5. These rules are subject to revision and amendment by the Board of Buildings. The Commissioner of Buildings in each Borough shall enforce the rules and regulations set forth berein. All approvals are issued on the condition that the manufacturer who receives such approval will faithfully observe all rules and regulations governing the manufacture and inspection and testing of doors. Should any test or inspection disclose a violation of such rules, any approval issued by the Board of Buildings will be revoked. f19-26-m5-12-19-26-a2-9

#### DEPARTMENT OF HOSPITALS.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Hospitals of The City of New York, at his office. Room 1050, Municipal Building, Manhattan, until 10.30 a. m., on

WEDNESDAY, MARCH 21, 1934. FOR FURNISHING AND DELIVERING

BUTTER, CHEESE AND EGGS. The time for the performance of contract is from April 1 to April 30, 1934.

FOR FURNISHING AND DELIVERING

The time for the performance of contract is from April 1 to June 30, 1934.

FOR FURNISHING AND DELIVERING TEA, COFFEE, SUGAR.

The time for the performance of contract is tom April 1 to June 30, 1934.

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 hid. 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. at stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1026, Municipal

Building, Manhattan. Blank forms and further information may be obtained at the office of the Department of Hos-pitals, 10th floor, Municipal Building, Manhattan. SIGISMUND S. GOLDWATER, M. D., Com-

ast page, last column, of the "City Becord."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Hospitals of The City of New York, at his office, Room 1050, Municipal Building, Manhattan, until 10.30 a. m., on

MONDAY, MARCH 19, 1934. FOR FURNISHING AND DELIVERING

SURGICAL DRESSINGS. The time for the performance of contract is for the period ending June 30, 1934.

FOR FURNISHING AND DELIVERING TRASFER CASES, ETC.

The time for the performance of contract is 60 consecutive calendar days after the endorsement of the certificate of the Comptroller.
FOR FURNISHING AND DELIVERING X-RAY FILMS.

The time for the performance of contract is for the period ending June 30, 1934.

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 contract amount of the bid.

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, ar stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1026, Municipal

Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Hospitals, 10th floor, Municipal Building, Manhattan. SIGISMUND S. GOLDWATER, M. D., Com-

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

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Hospitals of The City of New York, at his office, Room 1050, Municipal Building, Manhattan, until 10.30 a. m., on

MONDAY, MARCH 12, 1984. FOR FURNISHING AND DELIVERING HOSPITAL, SURGICAL AND LABORATORY EQUIPMENT AND SUPPLIES.

The time for the performance of contract is 30 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 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 hidder on each item or class, as stated in the schedules Specifications referred to in the schedules may be had upon application at Room 1026, Municipal

Building, Manhattan. Blank forms and further information may be obtained at the office of the Department of Hospitals, 10th floor, Municipal Building, Manhattan. S. S. GOLDWATER, M. D., Commissioner.

m1,12 2# See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Hospitals of The City of New York, at his office, Room 1050, Municipal Building, Manhattan, until 10.30 a. m., on

WEDNESDAY, MARCH 14, 1934. FOR FURNISHING AND DELIVERING FRUITS AND VEGETABLES. The time for the performance from April 1 to April 30, 1934. of contract is

FOR FURNISHING AND DELIVERING MEATS AND POULTRY. The time for the performance of contract is from April 1 to April 30, 1934.

FOR FURNISHING AND DELIVERING MILK AND CREAM.

The time for the performance of contract is from April 1 to April 30, 1934.

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 contract amount awarded.

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 1026, Municipal

Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Hospitals, 10th floor, Municipal Building, Manhattan, S. S. GOLDWATER, M. D., Commissioner.

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

#### BOARD OF ASSESSORS.

Completion of Assessments and Awards.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved and unimproved lands affected thereby that the following proposed assessments and awards have been completed and are lodged in the office of the Board of Assessors for examina tion by all persons interested, viz.:

Borough of Brooklyn. 650. Sewers and appurtenances in Brighton Beach ave. from Ada ct. to Coney Island ave.; Ocean ave. from Lakeland pl. to Coney Island ave.; Neptune ave. from E. 3d st. to E. 14th st.; Emmons ave. from E. 14th st. to E. 16th st.; Shore blvd, from Neptune ave. to United States pierhead and bulkhead line; Emmons ave. from 26th st. to E. 28th st.; Voorhies ave. from E. 16th st. to Nostrand ave.; Avenue Z from 18th st. to Knapp st.; Avenue Y from E. 15th st. to E. 28th st.; Avenue R. Avenue S. Avenue W. Avenue X and Avenue V. each from Ocean ave. to E. 29th st.; Avenue U from Ocean ave. to Coyle st.; Avenue T from Ocean ave. to Gerritsen ave.; Quentin rd. from Ocean ave. to E. 35th st.; Avenue P from Kenmore pl. to E. 36th st.; Kings highway from Ocean ave. to Kenmore pl.; E. 36th st. from Avenue P to Avenue N; E. 33d st., E. 34th st. and E. 35th st., each from Quentin rd. to Avenue N; E. 31st st. and E. 32d st., each from Quentin rd. to Kings highway: Marine pkway, from Quentin rd. to Nostrand ave.: Madison pl. from a point 465 feet south of Quentin rd. to Avenue P; Burnett st from Quentin rd. to Avenue P; Coyle st. from Avenue U to Avenue T; Nostrand ave.
from Avenue R to Marine pkway.; E. 29th st.
from Avenue X to Kings highway; E. 28th st.
from Emmons ave. to Kings highway; E. 27th st. from Emmons ave. to Avenue X and from Gravesend Neck rd. to Kings highway: E. 26th st. from Emmons ave. to Avenue Y. Avenue W. to Avenue V. Gravesend Neck rd. to Avenue S. Avenue V, Gravesend Neck Id. to Avenue P.
Avenue R to Quentin rd. and from Avenue P.
to Kings highway; Bedford ave. from Voorhies
ave. to Avenue S and from Quentin rd. to Kings
highway, north side; Mansfield pl. from Voorhies ave, to Avenue V, Avenue U to Avenue T and from Avenue S to Avenue O; Delamere pl. from Avenue Z to Avenue T and from Avenue S to Avenue 2 t. Avenue 1 and from Avenue 3 to
Avenue 0: Elmore pl. from 90 feet south of
Avenue V to Avenue 0: Kenmore pl. from
Voorhies ave. to Avenue Z; Kenmore pl. from a
point 231 feet south of Avenue Y to Gravesend Neck rd. and from Avenue V to Avenue O:
Ocean ave. from Avenue V to Avenue W and from Avenue V to Avenue O; E. 19th st. from Voorhies ave. to Avenue Z; E. 18th st. from Avenue Z to Avenue Y; E. 16th st. from Emmons ave. to Voorhies ave.; Coney Island ave. from Brighton Beach ave. to Neptune ave.; Ivy ct. from E. 7th st. to Ocean View ave.; Otis pl. from Ocean ave. to Neptune ave.; E. 3d st. From Brighton Beach ave. to Banner ave.; E. 4th st. from Brighton Beach ave. to Banner ave.; Lakeland pl. from Brighton Beach ave. to Ocean View ave.; supplemental assessment for sewer and View ave.; supplemental assessment for sewer and View ave.; appurtenances in Ocean ave. from Avenue V to Sheepshead Bay; cost and expense of acquiring title to site for a pumping station and sewage treatment plant; furnishing all labor and material required to construct the temporary pumping plant with a force main connection and outlet within the site, including superstructure, mechanical and electrical equipment, piping, outfall and embankments in the area bounded by Avenue Z. Knapp st., Voorhies ave. and Bragg st.; construction of additional capacities and additions and repairs to the Mechanical Sewage Disposal struction of additional capacities and additions and repairs to the Mechanical Sewage Disposal Plant between E. 3d st. and E. 4th st., north of Neptune ave., with force main in Neptune ave. between Hoff st. and Shore blvd.; Shore blvd. between Neptune ave. and West End ave.; West End ave. between Shore blvd. and Manhattan Beach Pumping Station, adjacent to Hampton ave., together with a list of awards for damages caused by a change of grade. Assessments affect Blocks 6767 to 6773, 6783 to 6793, 6803 to 6813, 6815, 6816, 6826 to 6838, 6840, 6843, 6954, 6961 to 6967, 6978 to 6988, 6990 to 6997, 7004 to 7023, 7045 to 7074, 7195 to 7199, 7201, 7203, 7204, 7206 to 7208, 7212 to 7220, 7222 to 7227, 7232 to 7264, 7266, 7268 to 7276, 7279 to 7289, 7298, 7300 to 7313, 7325 to 7340, 7347 to 7368, 7375 to 7391, 7394 to 7400, 7401 to 7404, 7405-A, 7405-B, 7405-C, 7405-D, 7405-C, 7405-D, 7405-C, 7405-C, 7405-C, 7422-D, 7422-C, 7422-D, 7422-E, 7422-F, 7422-G, 7421-H, 7422-J, 7422-K, 7433 to 7427, 7430 to 7451, 7513 to 7517, 7688 to 7698, 7701 to 7709, 7711 to 7718, Awards affect Block 7441-C, Lot 441; Plack, 7444-C, Lot 21; Plack, 7446-C, Lot 21; Plack, 7441-C, Lot 24; Plack, 7441-C, Lot 244 7511, 7513 to 7517, 7688 to 7698, 7701 to 7709, 7711 to 7718. Awards affect Block 7441-C. Lot 44; Block 7444, Lot 23; Block 7460, Lot 12; Block 7461, Lots 46, 65; Block 7465, Lots 34, 36, 38; Block 7466, Lots 37, 42, 43, 44, 45, 46; Block 7467, Lots 28, 29, 30, 30½, 31, 33; Block 7468, Lots 1, 2, 20, 29, 30, 32, 34, 36, 38, 40, 42, 43, 45, 47, 49, 51, 54, 55, 56, 57, 58, 59, 60; Block 7469, Lots 1, 35, 40, 41, 42, 43, 44, 45, 48, 53, 55, 57, 59, 62, 67, 71, 73; Block 7470, Lots 39, 43; Block 7490, Lot 9; Block 7494, Lot 4; Block 7495, Lots 1, 3, 8, 10; Block 7496, Lots 1, 2, 3, 5, 8, 9, 10, and Block 7497, Lots 1 and 12. All persons whose interests are affected by the

8, 9, 10, and Block 7497, Lots 1 and 12.

All persons whose interests are affected by the above named proposed assessments or awards and who are opposed to the same, or either of them, are requested to present their objections in writing to the Board of Assessors, Room 2200, Municipal Building, Manhattan, within thirt; (36) days from the date of this notice. On Tuesday, April 3, 1934, 21, 11, 2, m, at the office of the April 3. 1934, at 11 a. m., at the office of the Roard of Assessors, Room 2200, Municipal Buildnoard of Assessors, Room 2200, Municipal Building, Manhattan, there will be a public hearing before the Board of Assessors at which time and place the said objections will be heard and testi-

mony received in reference thereto.

Dated March 3, 1934.

THOMAS W. WHITTLE, RAYMOND J.

O'SULLIVAN, WILLIAM BOWNE PARSONS.

Board of Assessors.

#### DEPARTMENT OF FINANCE.

Corporation Sale of Buildings and Appurtenances Thereto on City Real Estate By Sealed Blds.

AT THE REQUEST OF THE ACTING PRESIdent of the Borough of Brooklyn, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for public purposes, in the

Borough of Brooklyn. Being the encroachments within the southerly half of Emmons ave. from the centre line of Sheepshead Bay rd, to the east line of E. 27th st., together with those encroachments on the contiguous lands out-shore of the same area, in the Borough of Brooklyn, which are more particularly shown on a certain map on file in the office of the Chief, Bureau of Real Estate, Department of Finance, Room 510, Municipal Building, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held Feb. 14, 1934, the sale by sealed bids of each parcel of the hereinafter described buildings and appurtenances thereto will be held under the direc-

tion of the Comptroller on WEDNESDAY, MARCH 14, 1934, at 11 a. m., in lots and parcels, and in manner and form, as follows, it being understood that the parcel numbers as given herein are parcel numbers designated and fixed by the Bureau of Real Estate, Department of Finance: Parcel No. 1-A 1-story frame building located

it the southeast corner of Emmons ave. and heepshead Bay rd. Parcel No. 2-A 1-story frame building located

on the south side of Emmons ave., about 80 feet ast of Sheepshead Bay rd. Parcel No. 3—A 1-story frame building located on south side of Emmons ave., about 110 feet east

Sheenshead Bay rd. Parcel No. 4—A frame shed located about 60 feet south of the south side of Emmons ave. and about 60 feet east of prolongation of Sheepshead

Parcel No. 5-A frame shed located about 60 feet south of south side of Emmons ave. and about Parcel No. 6-A house boat on piles located

about 95 feet south of south side of Emmons Parcel No. 7—An enclosed shed located about 150 feet south of the south side of Emmons ave. in Sheenshead Bay opposite E. 19th st. Parcel No. 8-A frame structure located on the south side of Emmons ave. opposite the east side

Parcel No. 9—An open shed located about 45 feet south of the south side of Emmons ave. and about 90 feet east of E. 19th st. prolonged. Parcel No. 10—A frame shed located about 70

feet south of the south side of Emmons ave, and about 90 feet east of E. 19th st. prolonged.

Parcel No. 11—A frame shed and platform located on the south side of Emmons ave., about 150 feet east of E. 19th st. prolonged.

Parcel No. 12—A 1-story frame building located No. 12—A 1-story frame building No. 12—A 1-story frame b

ated on the southwest corner of Emmons ave. and

Ocean ave. prolonged.

Parcel No. 13—A 1-story frame building located on the south side of Emmons ave. in the bed of the prolongation of Ocean ave.

Parcel No. 15—A 1-story frame building located at the southeast corner of Emmons ave. and Ocean

ave. prolonged.
Parcel No. 16-A 1-story frame building lo rated on the south side of Emmons ave. about 60 feet east of Ocean ave. prolonged. Parcel No. 17-A 2-story frame building lo

cated about 15 feet west of the southwest corper of Emmons ave. and Kenmore pl. prolonged Parcel No. 18-A 1-story frame building located on the southwest corner of Emmons ave. and Kenmore pl. prolonged.

Parcel No. 19-An open frame shed located on the south side of Emmons ave. in the bed of the prolongation of Kenmore pl.
Parcel No. 20-A frame shed on the south side

of Emmons ave. about 15 feet west of the prolongation of the easterly line of Kenmore pl. Parcel No. 21-A 1-story frame building located on the south side of Emmons ave. about 20 feet

east of Kenmore pl. prolonged.

Parcel No. 22—A 1-story frame building located on the south side of Emmons ave. about 45 feet east of Kenmore pl. prolonged.

Parcel No. 23—A 1-story frame building located on the south side of Emmons ave. about 80 feet

east of Kenmore pl. prolonged.

Parcel No. 24—A 1-story frame building located on the south side of Emmons ave. about

100 feet east of Kenmore pl. prolonged.
Parcel No. 25-A 1-story frame building located on the south side of Emmons ave. about 120 feet east of Kenmore pl. prolonged. Parcel No. 26—A 1-story frame building located on the south side of Emmons ave. about 40 feet

west of Elmore pl. prolonged, Parcel No. 27—A 1-story frame building and frame shed located at the southwest corner of Emmons ave. and Elmore pl. prolonged. Parcel No. 28-A 1-story frame building lo

cated on the south side of Emmons ave. in the bed of the prolongation of Elmore pl. Parcel No. 29—A 1-story frame building lo cated on the south side of Emmons ave. about 15 feet east of Elmore pl. prolonged,
Parcel No. 30—A 1-story frame building with

porch located on the south side of Emmons ave. about 90 feet east of Elmore pl. prolonged. Parcel No. 31—A 1-story frame building lo-

rated on the south side of Emmons ave. about 135 feet east of Elmore pl. prolonged.

Parcel No. 32—A 1-story frame building located about 25 feet south of the south side of Emmons ave. and about 155 feet east of Elmore

Parcel No. 33-An open shed located on the south side of Emmons ave. about 180 feet east of Elmore pl. prolonged.

Parcel No. 34—A frame stand located on the

outh side of Emmons ave. about 195 feet east of Elmore pl. prolonged.
Parcel No. 35-A frame structure located on the south side of Emmons ave. about 210 feet east

of Elmore pl. prolonged.

Parcel No. 36—A frame stand located on the south side of Emmons ave. about 225 feet east of Elmore pl. prolonged.

Parcel No. 37—A 2-story frame building located on the south side of Emmons ave. about 240 feet east of Elmore pl. prolonged.

Parcel No. 38—A 2-story structure located on the south side of Emmons ave. about 280 feet east

of Elmore pl. prolonged.

Parcel No. 39—A 1-story frame building located on the south side of Emmons ave. and prolongation of easterly line of Dooley st.

Parcel No. 40-A 1-story frame structure lo-cated about 45 feet south of the south side of Emmons ave, and about 100 feet east of Dooley

st. prolonged.
Parcel No. 41-A 1-story frame building lo cated on the southwest corner of Emmons ave.

and destiand Delamere pl. prolonged.

Parcel No. 42—A frame stand located on the
south side of Emmons ave. opposite Delamere pl.

Parcel No. 43—A 1-story frame building located about 20 feet south of the south side of

mmons ave, in the bed of the prolongation of Pelamere pl.
Parcet No. 44—A 1-story frame building about

5 feet south of the south side of Emmons ave. n the bed of the prolongation of Delamere pl. Parcel No. 45-A 1-story frame building located If the southeast corner of Emmons ave. and Bedford ave, prolonged.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Chief, Bureau of Real Estate, Room 510, Municipal Building, Borough of Manhattan, until 11 a. m., on the 14th day of March, 1934, and then publicly opened for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-

four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above ad-

vertisement. Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent, of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and anditions of the sale as set forth hereinafter. Successful bidders will be required to pay the surchase money and deposit the required security within twenty-four hours of the receipt of noti-

fication of the acceptance of their bids. The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so. All hids must state clearly (1) the number or

description of the building or buildings bid for.
(2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened March 14. 1934, and must be delivered, or mailed in

time for their delivery, prior to 11 a. m. of that date to the "Chief, Bureau of Real Estate, Room 510. Municipal Building, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR

IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD." Resale of encroachments or assignment of suc

essful bidders' interest therein will not be pernitted without the written consent of the Comp troller or his authorized representative.

DOUGLAS MATHEWSON, Deputy and Act

ng Comptroller. The City of New York, Department of Finance Comptroller's Office, Feb. 26, 1934. m3,14

PUBLIC NOTICE IS HEREBY GIVEN THAT the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for public purposes, in

Borough of Queens Being the buildings, parts of buildings, etc., within the lines of Baisley's Pond Park and Lake View Boulevard East between 119th rd. and 120th ave., in the Borough of Queens, which are more particularly shown on a certain map on file in the office of the Chief, Bureau of Real Estate, Department of Finance, Room 510, Municipal Building, Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held February 14, 1934, the sale by sealed bids of each parcel of the hereinafter described buildings and appurtenances thereto will be held under the direction of the Comptroller on

TUESDAY, MARCH 18, 1934, at 11 a. m., in lots and parcels, and in manner and form, as follows:

Damage Parcels Nos. 69 and 163-A 116-story rame dwelling located at 119-33 Lake View ave. Damage Parcels Nos. 70 and 164—A 1-story frame dwelling located at 119-37 Lake View ave. Damage Parcels Nos. 71 and 165—A 1½-story frame dwelling located at 119-41 Lake View ave. The City of New York.

Damage Parcels Nos. 74 and 169-A 2-story frame dwelling located at 120-01 Lake View ave.
Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Chief, Bureau of Real Estate, Room 510, Municipal Building, Borough of Manhattan, until 11 a. m., on the 13th day of March, 1934, and then publicly opened for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four

hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will e sold in its entirety, as described in above ad-

vertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be reurned after successful bidders have paid purchase price in full and given security, and those bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the surchase money and deposit the required security within twenty-four hours of the receipt of noti-fication of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or in-formalities in any bid should it he deemed in the nterest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for.
(2) the amount of the bid, (3) the full name and

address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened March 13. 1934," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Chief, Bureau of Real Estate, Room 510, Municipal Building, New York City," from whom any further particulars regarding the build-

ings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

Resale of encroachments or assignment of successful bidders' interest therein will not be permitted without the written consent of the Comp-troller or his authorized representative. DOUGLAS MATHEWSON, Deputy and Acting

omptroller.
The City of New York, Department of Finance, Comptroller's Office, Feb. 23, 1934.

#### INVITATION FOR TENDERS.

To the Holders of The City of New York Revenue Notes of the Issue of Nov. 1, 1933.

NOTICE IS HEREBY GIVEN, PURSUANT to the terms of revenue notes of The City of New York of the issue of Nov. 1, 1933, that tenders of such revenue notes for retirement at part and accrued interest are invited to be made at the office of the Comptroller prior to 12 o'clock noon, on Tuesday, March 13, 1934. Tenders should be addressed to the Comptroller of The City of New York, Room 830, Municipal Building, New York, N. Y., and must set forth the serial numbers and principal amount of revenue notes tendered.

Such tenders will be accepted in principal amount sufficient to exhaust the moneys on hand at the close of business March 12, 1934 (not less than \$5,000,000), and applicable, pursuant to the terms of such revenue notes, to the re-tirement thereof. Tenders are to be accepted prorata in accordance with the respective principal amounts of revenue notes so tendered, the pro rating to be made as accurately as the authorized ominations of revenue notes shall permit Holders of revenue notes accepted for retirement will be advised of such acceptance.

Revenue notes accepted for retirement must be presented for payment at the office of the Comptroller, Room 830, Municipal Building, New York, N. Y., on Friday, March 16, 1934, to which date accrued interest upon such revenue notes will be

Dated March 7, 1934. W. ARTHUR CUNNINGHAM, Comptroller of

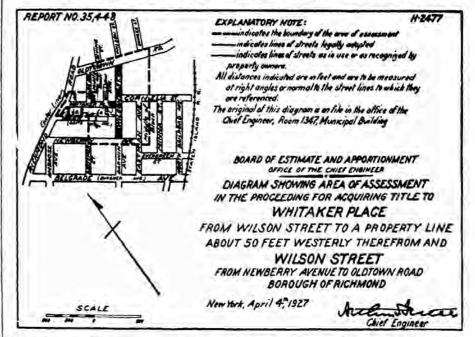
# Confirmation of Assessments.

NOTICES TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1918 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 of City Collections of named place and street in the BOROUGH OF RICHMOND:

WARD WARD 4.
WHITAKER PL.—ACQUIRING TITLE TO, from Wilson st. to a property line about 50 feet westerly therefrom, and WILSON STREET from Newberry ave. to Old Town rd.
Confirmed Jan. 31, 1934, and entered March 7, 1934

1934. the entering in the Bureau of City Collections of The area of assessment for benefit in this pro-assessments for acquiring title to the following ceeding is as shown on the following diagram:



The above entitled assessment was entered on the day hereinbefore given in the Record of Titles of payment, as provided by sections 159 and of Assessments kept in the Bureau of City Collections, and unless the amount assessed for The above assessment is payable to the City of Assessments kept in the Bureau of City Collections, and unless the amount assessed for
benefit on any person or property shall be paid
on or before June 5, 1934, which is 90 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

1019 of the Greater New York Charter.

The above assessment is payable to the City
Collector, in the Borough Hall, St. George, Staten
Island, between the hours of 9 a, m, and 3 p. m.,
and on Saturdays until 12 noon.

W. ARTHUR CUNNINGHAM, Comptroller.

Dated, New York, March 7, 1934, m10,21

of payment, as provided by sections 159 and 1019 of the Greater New York Charter.

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 BROOKLYN:

GRADING, CURBING, FLAGGING, ETC., E. 89TH ST. from Foster ave to Glenwood rd. Affecting Blocks 7967, 7968, 7993 and 7994. The above assessment was confirmed by the Board of Assessors on Feb. 27, 1934, and en-

tered Feb. 27, 1934, in the Record of Titles of Assessments kept in the Bureau of City Collections, and unless the amount assessed for benefit on any person or property shall be paid on or before May 28, 1934, which is 90 days after the late of said entry of the assessment, interest will he collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of entry as provided by sections 159 and 1019 of the Greater New York Charter.

The above assessment is payable to the City Collector, at his office, Room 1, Municipal Building, Brooklyn, N. Y., between the hours of 9 a. m. and 3 p. m., and on Saturdays between 9 a. m.

W. ARTHUR CUNNINGHAM, Comptroller. Dated, New York, Feb. 27, 1934. m2,13

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 MANHATTAN: SECTION 1.

RESTORING PAVEMENT in front of premises 147 PARK ROW, Affecting Block 119,

SECTION 2. RESTORING PAVEMENT in front of premises 226 E. HOUSTON ST. Affecting Block 428, Lot 27.

RESTORING PAVEMENT in front of premises 219 E. 10TH ST. Affecting Block 452, Lot

IN PURSUANCE OF SECTION 1018 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 of City Collections of assessments for acquiring title to the following named avenue in the BOROUGH OF QUEENS: ceeding is as shown on the following diagram:

RESTORING PAVEMENT in front of premises 8 ST. LUKES PL. Affecting Block 583, Lot 53.

SECTION 3. RESTORING PAVEMENT in front of premises 438 11TH AVE. Affecting Block 708, Lot 1.
RESTORING PAVEMENT in front of premises 149 E. 22D ST. Affecting Block 878, Lot

SECTION 7.

RESTORING PAVEMENT in front of premises 311 W. 134TH ST. Affecting Block 1959, Lot 34.

RESTORING PAVEMENT in front of premises 308-516 W. 166TH ST. Affecting Block 2123, Lots 31, 32 and 34.

The above assessments were certified under sec-tion 391 of the Greater New York Charter, on Feb. 27, 1934, and entered Feb. 28, 1934, in the Record of Titles of Assessments kept in the Record of Littles of Assessments kept in the liurcau of City Collections, and unless the amount assessed for benefit on any person or property shall be paid on or before May 29, 1934, which is 90 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 said entry to the date of payment, as provided by sections 159 and 1019 of the Greater New York

The above assessments are payable to the City Collector, at his office in the Municipal Building, Manhattan, Room 200, between the hours of 9 a. m. and 3 p. m., and on Saturdays from a. m. to 12 noon. W. ARTHUR CUNNINGHAM, Comptroller.

WARD 2.
COOPER AVE.—ACQUIRING TITLE TO, from Cypress Hill st. (Fresh Pond rd.) to Cypress st. Confirmed Jan. 15, 1934, and entered March 3.

Dated. New York, Feb. 28, 1934.

1934.

The area of assessment for benefit in this pro-

EXPLANATORY NOTE: 48,271 -indicates lines of streets bootly adopted · indicales the position of angle points which are not otherwise clearly fixed All distances are in feet and unless otherwise indicated are to be measured at right angles or normal to the street kines to which they are referenced. The position of a line adjuming a revisual which is not otherwise fixed, is intended to coincide with the boundary line of the reviruod right-of-way. BOARD OF ESTIMATE AND APPORTIONMENT DIAGRAM SHOWING AREA OF ASSESSMENT IN THE PROCEEDING FOR ACQUIRING TITLE TO COOPER AVENUE FROM CYPRESS HILLS TERESH POND ROAD, STREET TO CYPRESS STREET BOROUGH OF QUEENS w York June 14, 1932 Chief Engli

That the above entitled assessment was entered | after the date of entry to the date of payment, as on the day hereinbefore given in the Record of Titles of Assessments kept in the Bureau of City Collections, and unless the amount assessed for benefit on any person or property shall be paid on or before June 1, 1934, which is 90 days after the date of entry of the assessment, interest will he collected thereon at the rate of seven per centum per annum, to be calculated from ten days

provided by sections 159 and 1019 of the Greater New York Charter,

The above assessment is payable to the City Collector, at his office, Municipal Building, Court sq., L. I. City, between the hours of 9 a. m. and p. m., and on Saturdays until 12 noon. W. ARTHUR CUNNINGHAM, Comptroller. Dated, New York, March 3, 1934,

## DEPARTMENT OF PLANT AND STRUCTURES.

Sale of Dyckman Street Ferry Privilege.

PURSUANT TO THE PROVISIONS OF section 825 of the Greater New York Charter, the Commissioner of Plant and Structures will offer for sale at public auction, to the highest bidder, at his office, Room 1800, Municipal Building, Manhattan, at 10.30 a. m., on

TUESDAY, MARCH 13, 1934.

THE PRIVILEGE OR FRANCHISE TO OPERATE A FERRY FROM AND TO THE FOOT OF DYCKMAN ST., NORTH RIVER, BOROUGH OF MANHATTAN, TO AND FROM ENGLEWOOD LANDING, IN THE PALISADES INTERSTATE PARK, COUNTY OF BERGEN, STATE OF NEW JERSEY, TO GETHER WITH A LEASE OF THE TERMINAL PROPERTY, CONSISTING OF LANDS AND LANDS UNDER WATER WITH THE STRUCTURES THEREON ERECTED, SITUATED ON THE NORTH OR HUDSON RIVER IN THE BOROUGH OF MANHATTAN, CITY OF NEW YORK, DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE

TAN. CITY OF NEW YORK, DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE SOUTHERLY LINE OF DYCKMAN ST. DISTANT 344.5 FEET, MORE OR LESS. WESTERLY FROM THE WESTERLY LINE OF DYCKMAN ST. BEGREES S MINUTES 23 SECONDS EAST 303.50 FFET; THENCE SOUTH 89 DE. GREES 36 MINUTES 35 SECONDS WEST 209.29 FEET TO THE BULKHEAD AND PIERHEAD LINE ESTABLISHED IN 1868 BY THE COMMISSIONERS OF CENTRAL PARK; THENCE NORTH 10 DEGREES 11 MINUTES 14 SECONDS WEST 310.06 FEET ALONG SAID BULKHEAD AND PIERHEAD LINE TO THE SOUTHERLY LINE OF W. 206TH ST. 207.09 FEET TO THE PROLONGED SOUTH ERLY LINE OF W. 206TH ST. 207.09 FEET TO THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 14 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 14 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 14 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 14 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 14 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 15 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 15 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 15 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH ST. AND THENCE SOUTH 71 DEGREES 15 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH THE SOUTHERLY LINE OF DYCKMAN ST. AND THENCE SOUTH 71 DEGREES 15 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH THE SOUTHERLY LINE OF DYCKMAN ST. AND THENCE SOUTH 71 DEGREES 15 MINUTES 33 SECONDS EAST ALONG THE PROLONGED SOUTH THE SOUTHERLY LINE OF DYCKMAN ST. AND THENCE SOUTH 71 DEGREES 15 MINUTES 33 SECONDS EAST ALONG THE SOUTHERLY LINE OF DYCKMAN ST. AND THENCE SOUTH 71 DEGREES 15 MINUTES 33 SECONDS EAST ALONG THE SOUTHERLY LINE OF DYCKMAN ST. AND THE SOUTH 15.10 FEET TO THE POINT OR PLACE OF BEGINNING.

-for a term of five years to begin on date of commencement of operation, to be not later than thirty (30) days after approval of offer by the Commissioners of the Sinking Fund, with the

option of renewal for a further term of five years. The rental for the renewal term is to be fixed by arbitration. The bidding for the first five-year term is to be on a basis of percentage of the gross receipts of the ferry from all scurces, for the use and occupation of the terminal property at the foot of Dyckman st., in addition to the franchise rental of \$1 per annum herein provided for.

GENERAL TERMS AND CONDITIONS OF SALE. 1. The successful bidder will be required to

the Commissioner of Plant and Structures before the bidding, the sum of \$2,500 in cash or certified

has been accepted and that the lease is ready for execution, and shall at the same time provide a good and sufficient bond of a surety company approved by the Commissioner, the bond to be to the sum of \$10,000. If the successful bidder shall fail to execute the said lease and provide the said bond his deposit will be forfeited to The City of New York as liquidated damages, in which event the Commissioner of Plant and Structures reserves the right to resell the privilege.

6. No bid will be received or accepted from 6. No bid will be received or accepted from anyone who is a delinquent on any lease or contract with The City of New York, or who is in arrears to the City upon any debt or contract or who is a defaulter as surety or otherwise upon any obligation to The City of New York.

7. The successful bidder shall comply with all rules and regulations of federal, state and city

departments having jurisdiction.

8. The successful bidder shall pay for all electric current, gas and water used.

9. The successful bidder shall make all neces-

sary arrangements with the Commissioners of the Palisades Interstate Park for the use of the ferry terminal property at the Palisades Inter-state Park, indepedendently of the rental to be paid to The City of New York for the ferry terminal property at the foot of Dyckman st.,

North River.

10. The lessee shall maintain continuous ferry service, except when so prevented by ice in the Hudson River, subject to schedules and tariff to be approved by the Commissioner of Plant and Structures.

11. The lessee shall keep and maintain the terminal premises, and every part thereof, and the structures thereon, in good and sufficient repair and condition; do such painting as may be necessary; do such dredging as may be necessary; and in the event of any damage or injury to the bridge, rack, bulkhead or pier belonging to the lessor, will immediately repair and restore the same to its original condition, at his own sole cost and expense.

12. The lessee shall insure the premises against damage by fire, floating ice, collision or action of the elements in a responsible company and in an amount to be approved by the Commissioner of Plant and Structures and shall make the policy of such insurance, in case of loss, payable to The City of New York, said insurance policy to be filed in the office of the Commissioner of Plant and Structures.

13. The remaining terms and conditions of the lease shall be similar to those embodied in forms of ferry leases in general use in the Department of Plant and Structures. The lease will be drawn by the Corporation Counsel of The City of

New York.

14. In the event that The City of New York shall require the terminal property at the foot of Dyckman st., North River, Borough of Manhat-tan, for public improvement, the lessee shall surrender and vacate the premises without any claim against the City for any damages whatever, upon written notice being given to the lessee three months in advance of the time when the premises shall be so needed by the City for public im-

provement purposes.

16. The Commissioner of Plant and Structures reserves the right to reject any or all bids, if in his judgment he deems it to be for the best interest of The City of New York so to do, and no bid can be withdrawn pending action thereon.

17. The acceptance of the high bid is subject to the approval of the Commissioners of the Sinking Fund of The City of New York.

Dated March 1, 1934.

m3.13 F. J. H. KRACKE, Commissioner.

## Sale of Privileges.

THE COMMISSIONER OF PLANT AND Structures, at his office, Room 1800, Municipal Building, Manhattan, will offer for sale to the highest bidder, on

Structures, at his office, Room 1800, Municipal Building, Manhattan, will offer for sale to the highest bidder, on MONDAY, MARCH 19, 1934, beginning at 10.30 a. m., the following privileges: Lunch Counter, Whitehall Terminal, Staten Island Ferry.

LOT 1. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934, AND TERMINATING AT NOON ON MAY 1, 1936, AT THE STATEN ISLAND OPERATE A LUNCH COUNTER WITHIN THE TERMINAL BUILDING AT THE MANHATTAN TERMINAL OF THE STATEN ISLAND FERRY, LOCATED ON THE LOWER LEVEL OF THE TERMINAL BUILDING, FOR THE SALE OF COFFEE, TEA, MILK, LUNCHES, SAND-WICHES, PIES, CAKE, FRANKFURTERS AND ICE CREAM AND MALTED MILK WITH MEALS, AND SUCH OTHER ARTICLES WHICH MAY AT ANY TIME MILL NOT CONFLICT WITH THE SALE OF THE COMMISSIONER OF PLANT AND STRUCTURES, AND THAT WILL NOT CONFLICT WITH THE SALE OF ARTICLES PERMITTED TO BE SOLD AT THE OTHER CONCESSIONS IN THE WAITING ROOM OF THIS TERMINAL.

THIS PRIVILEGE DOES NOT INCLUDE THE CHECKING OF PARCELS AND BAGGAGE.

THE STAND OR COUNTER NOW THERE STAND OR COUNTER STAND THE STAND OR COUNTER NOW THERE STAND OR COUNTER STAND THE STAND ON THE STAND OR COUNTER STAND THE STAND OR COUNTER STAND THE ST

GAGE.
THE STAND OR COUNTER NOW THERE THE STAND OR COUNTER NOW THERE WITH ALL FIXTURES ATTACHED TO OR FORMING ANY PART THEREOF, INCLUDING SINKS, PIPING, WIRING AND WATER OR OTHER CONNECTIONS IS AND WILL REMAIN THE PROPERTY OF THE CITY OF NEW YORK, ANY INSTALLATION OF ADDITIONAL SINKS, PIPING, WIRING AND WATER OR OTHER CONNECTIONS WILL IMMEDIATELY BECOME THE PROPERTY OF THE CITY OF NEW YORK.

The successful bidder on this privilege must furnish his own kitchen utensils and any other equipment needed in connection with the opera-

equipment needed in connection with the operation of the lunch counter at the terminal, in-cluding gas or electric stove, and such kitchen utensils and other equipment shall be and re-main his own property to be removed by him at

or before the expiration of the privilege.

Storage space is allowed in the gallows frame room outside of the men's rest room, approximately 12 feet 6 inches by 4 feet 7 inches by

This storage space must be kept in a sanitary condition and free from fire hazard.

Deposit of \$5,000 will be required from each idder.

Befreshment Stands, Whitehall Terminsl,
Staten Island Ferry.
LOT 2. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
TO NOON ON MAY 1, 1936, AT THE MANHATTAN TERMIN/L OF THE STATEN
ISLAND FERRY. TO VEND, SELL AND FURNISH NEWSPAPERS, BOOKS, PERIODICALS, CONFECTIONERY. SODA WATER,
BOTTLED MINERAL WATERS, ICE CREAM,
MALTED MILK, TOBACCO, CIGARS AND
ANY OTHER ARTICLES WHICH MAY AT
ANY TIME BE INCLUDED AT THE DISCRETION OF THE COMMISSIONER OF
PLANT AND STRUCTURES.
This privilege includes and is limited to the

This privilege includes and is limited to the use of the stand on the lower floor and of the stand on the upper floor of the terminal building, which stands are now used for the sale of articles herein referred to, and which stands are and will remain the property of The City of New

The Commissioner of Plant and Structures reserves the right to grant to others than the licensee of this privilege the right and privilege of maintaining a stand at the entrance to the terminal building for the sale of newspapers.

Storage space is allowed on the upper level in two sheds in easterly gallows frame room. One about 15 feet by 10 feet by 12 feet in height and one about 14 feet by 8 feet by 7 feet

in height. On the lower level locker space is provided under the stairway.

This space must be kept in a sanitary condition and free from fire hazard.

Deposit of \$10,000 will be required from each

Bidder.

Refreshment Stands, St. George Terminal,
Staten Island Ferry,
LOT 3, FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
TO USE AND OCCUPY FOUR STANDS,
DESIGNATED AS A, B, C AND D, AT THE
ST. GEORGE TERMINAL OF THE STATEN
1SLAND FERRY, AS FOLLOWS:
STAND "A," ABOUT 17 FEET WIDE BY
ABOUT 30 FEET IN LENGTH FOR THE
SALE OF FRUITS, CONFECTIONERY AND
SOFT DRINKS AND ANY OTHER ARTICLES
WHICH MAY AT ANY TIME BE INCLUDED AT THE DISCRETION OF THE COMMISSIONER OF PLANT AND STRUCTURES.
THIS STAND BEING THE ONE LOCATED
ON THE SOUTHERLY SIDE OF THE CONCOURSE OPPOSITE SLIP NO. 3, AT THE
SAID TERMINAL.
STAND "B" AROUT 10 FEET IN WIDTH

COURSE OPPOSITE SLIP NO. 3, AT THE SAID TERMINAL,
STAND "B," ABOUT 10 FEET IN WIDTH BY ABOUT 22 FEET IN LENGTH FOR THE SALE OF CONFECTIONERY AND SOFT DRINKS AND ANY OTHER ARTICLES WHICH MAY BE INCLUDED AT THE DISCRETION OF THE COMMISSIONER OF PLANT AND STRUCTURES. THIS STAND BEING THE ONE LOCATED ALONG THE NORTHERLY WALL OF THE MAIN WAITING ROOM.

NORTHERLY WALL OF THE MAIN WAITING ROOM.
STAND "C," ABOUT 23 FEET IN LENGTH
BY ABOUT 19 FEET IN WIDTH AT THE
SOUTHERLY SIDE OF THE MAIN WAITING ROOM, WITH AN ANNEX IN THE
MAIN WAITING ROOM ABOUT 12½ FEET
BY ABOUT 13 FEET IN SIZE. FOR THE
SALE OF CONFECTIONERY, ICE CREAM
AND SOFT DRINKS AND ANY OTHER
ARTICLES WHICH MAY BE INCLUDED AT
THE DISCRETION OF THE COMMISSIONER
OF PLANT AND STRUCTURES.
This stand is so constructed as not to permit
passage from the concourse to the main waiting
room and is so built that patrons may be served
from both the main waiting room and concourse

from both the main waiting room and concourse sides of the stand.

STAND "D," ABOUT 6 FEET BY 10 FEET IN SIZE, LOCATED AT THE WESTERLY END OF THE CONCOURSE OPPOSITE SLIP NO. 1, FOR THE SALE OF CONFECTIONERY, ICE CREAM AND SOFT DRINKS AND ANY OTHER ARTICLES THAT MAY BE PERMITTED AT THE DISCRETION OF THE COMMISSIONER OF PLANT AND STRUCTURES.

The four stands, exclusive of interior fittings, are and will remain the property of The City of New York. The licensee shall install in the stands such interior fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such fittings to remain the property of the licensee and shall be removed by him at or before the expiration of the term o

this privilege.

With the approval of the Commissioner of Plant and Structures, the licensee may be permitted to change the articles designated for sale at any particular stand to any other stand or stands included in this lot.

A deposit of \$5,000 will be required from each bidder,

Cigar Stand, St. George Terminal, Staten Island Ferry.

main waiting room and concourse sides of the stand

A deposit of \$2,000 will be required from each bidder,

Barber Shop, St. George Terminal, Staten Island Ferry.

LOT 5. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, AT THE ST. GEORGE TERMINAL OF THE STATEN ISLAND FERRY. TO MAINTAIN AND OPERATE A BARBER SHOP IN THE ENCLOSURE NOW OCCUPIED FOR THAT PURPOSE, THE ENCLOSURE, ABOUT 13 FEET BY ABOUT 30 FEET IN SIZE. IS PART OF THE FERRY TERMINAL STRUCTURE AND IS THE PROPERTY OF THE CITY. CITY.

The permittee must furnish his own equipment at his own expense, and at or before the expira-tion of the term for which the privilege is granted he must remove them and the space occupied shall be then restored by him at his expense to the satisfaction of the Commissioner of Plant and Structures. The equipment, now used in the harber shop, is the property of the present permittee A deposit of \$150 will be required from each

Refreshment Stand, Manhattan End, Brook-

Iyn Bridge.

LOT 6. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934, TO
NOON ON MAY 1, 1936. THE PRIVILEGE
OF OPERATING A STAND OF SIZE AND
AT LOCATION HEREINAFTER DESCRIBED,
FOR THE SALE OF CONFECTIONERY,
ORANGEADE STATIONERY, PAPERS, PERIODICALS, MAGAZINES, CIGARS, CIGARS,
ETTES AND TOBACCO. FRANKFURTERS
AND ANY OTHER ARTICLES THAT MAY
BE PERMITTED BY THE COMMISSIONER
OF PLANT AND STRUCTURES.

The stand is located on the mezzanine floor of
the Manhattan Terminal of the Brooklyn Bridge
adiacent to the railing at the east side of the
stairway at the centre line of the bridge, which
stairway leads from the mezzanine floor to sidelyn Bridge.

stairway leads from the mezzanine floor to side-walk on the east side of Park Row. The size of the stand is approximately 8 feet wide by 14 feet long.

The stand on the premises is and will remain the property of The City of New York. The hot water boiler, sink, ice-box, shelving and overhead lettered sash now installed in the stand premises are the property of the City.

The licensee shall install in the stand such interior fittings as may be needed stance to the

terior fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such fittings to remain the property of the licensee, and shall be removed by him at or before the expiration of the term of this privilege.

A deposit of \$1,000 will be required from each

Refreshment Stand, Manhattan End, Brooklyn Bridge.

LOT 7, FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
TO NOON ON MAY 1, 1936, TO USE AND
OCCUPY A STAND ON THE MEZZANINE
FLOOR UNDER THE WESTERLY STAIRWAY OF THE WEST EXTENSION OF THE
MANHATTAN TERMINAL OF THE BROOKLYN BRIDGE, FOR THE SALE OF NEWSPAPERS, BOOKS, PERIODICALS, MAGAZINES, STATIONERY, POST CARDS, CONFECTIONERY, 1CE CREAM, PEANUTS,
FLOWERS, SANDWICHES, SOFT DRINKS,
CIGARS, CIGARETTES, TOBACCO AND
PIPES AND ANY OTHER ARTICLES THAT
MAY BE PERMITTED BY THE COMMIS

INC.
SUBject to the approval of the Commissioner of Plant and Structures, and of the Department of Water Supply, Gas and Electricity.
The lessee shall pay for the electric current, gas and water used.

A deposit of \$500 will be required from each bidder.

LUNCH Stand, 39th St., Brooklyn, Ferry
Terminal.

LOT 12. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, AT THE MUNICI
STAND OCCUPY A STAND 20 FEET BY
14 FEET 6 INCHES AT THE NORTH SIDE
OF THE WAITING ROOM FOR SALE OF
FRUITS, SANDWICHES, PIES, MILK, COF-MAY BE PERMITTED BY THE COMMIS-SIONER OF PLANT AND STRUCTURES.

westerly end of the stand will be permitted. The stand, exclusive of interior fittings, is and will remain the property of The City of New York. The licensee shall install in the stand such interior fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such fittings to remain the property of the licensee and shall be removed by him at or before the expiration of the term of this

The placing of a peanut roaster in front of the

privilege.
A deposit of \$1,000 will be required from each bidder. Refreshment Stand, Manhattan End, Brook-

Refreshment Stand, Manhattan End, Brooklyn Bridge.

LOT 8. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
TO NOON ON MAY 1, 1936, TO USE AND
OCCUPY STAND ON THE PROMENADE
FLOOR UNDER THE NORTHERLY STAIRWAY LOCATED BETWEEN SURFACE CAR
LOOPS 4 AND 5 AT THE MANHATTAN
TERMINAL OF THE BROOKLYN BRIDGE,
EOD THE SALE OF NEWSPAPERS ROOKS TERMINAL OF THE BROOKLYN BRIDGE, FOR THE SALE OF NEWSPAPERS, BOOKS, PERIODICALS, MAGAZINES, STATIONERY, POST CARDS, CONFECTIONERY, ICE CREAM, CIGARS, CIGARETTES, TOBACCO, PIPES, PEANUTS, FRUITS, FLOWERS, SANDWICHES, FRANKFURTERS, SOFT DRINKS AND ANY OTHER ARTICLES THAT MAY BE PERMITTED BY THE COMMISSIONER OF PLANT AND STRUCTURES. The placing of a peanut roaster outside of the stand at the northwesterly corner in front of the column will be permitted.

The stand, exclusive of interior fittings, is and will remain the property of The City of New York. The licensee shall install in the stand such interior fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such fittings to remain the property of the licensee and shall be removed by him at before the expiration of the term of this

A deposit of \$1,000 will be required from each hidder.

Lunch and Refreshment Stand, Manhattan End, Brooklyn Bridge.

End, Brooklyn Bridge.

LOT 9. FOR A TERM OF TWO YEARS, BEGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, TO USE AND OCCUPY STAND APPROXIMATELY 13 FEET 6 INCHES WIDE BY 32 FEET 6 INCHES LONG. THE AREA CONTAINING ABOUT 439 SQUARE FEET, LOCATED UNDERNEATH THE STAIRWAY LEADING FROM THE OPEN PLAZA BETWEEN PARK ROW AND N. WILLIAM ST. TO THE MANIMATTAN TERMINAL STATION OF THE BROOKLYN BRIDGE, FOR THE SALE OF COFFEE, TEA. MILK, SANDWICHES, PIES. FRUIT, CONFECTIONERY, SODA WATER. POST CARDS, FLOWERS. NEWSPAPERS, PERIODICALS, STATIONERY, CIGARS. CIGARETTES, PIPES, TOBACCO AND ANY OTHER ARTICLES THAT MAY BE PERMITTED BY THE COMMISSIONER OF PLANT AND STRUCTURES.

Iyn Bridge.

LOT 10. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934. TO NOON ON MAY 1, 1936. TO USE AND OCCUPY STAND APPROXIMATELY 107 SQUARE FEET ON THE PROMENADE FLOOR AT THE SOUTHWEST CORNER OF THE MANHATTAN TERMINAL OF THE BROOKLYN BRIDGE, FOR THE SALE OF FRUIT, CANDIES, CIGARS, CIGARETTES, PERIODICALS, ORANGEADE AND SODA WATER AND ANY OTHER ARTICLES THAT MAY BE PERMITTED BY THE COMMIS-MAY BE PERMITTED BY THE COMMIS-SIONER OF PLANT AND STRUCTURES.

The licensee will have the privilege of using an additional space of approximately 17 square feet for placing a peanut roaster or displaying fruits on a portable stand. This additional space is not to be enclosed.

stand on the premises, with the exception of the interior fittings, is and will remain the property of The City of New York. The licensee shall install in the stand such

interior fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such fittings to remain the property of the licensee and shall be removed by him at or before the expiration of the term of this privilege. A deposit of \$1,000 will be required from each bidder.

Refreshment Stand, Bedford Ave., Williams-

burg Bridge. LOT 11. FOR A TERM OF TWO YEARS LOT 11. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934, TO MAINTAIN AND OPERATE A STAND APPROXIMATELY FIVE FEET BY THIRTEEN FEET ON THE FAST SIDE OF BEDFORD AVE. NEAR THE ENTRANCE OF THE BEDFORD AVE. STATION UNDER THE BROOKLYN APPROACH TO THE WILLIAMSBURG BRIDGE, FOR THE SALE OF ORANGEADE, FRUIT, CONFECTIONERY, STATIONERY, PAPERS, PERIODICALS, MAGAZINES, CIGARS, CIGARETTES AND TOBACCO AND ANY OTHER ARTICLES THAT MAY BE PERMITTED BY THE COMMISSIONER OF PLANT AND STRUC-

in place as may be required for his uses and needs, subject to the approval of the Commis-

Lunch Stand, 39th St., Brooklyn, Ferry Terminal.

LOT 12. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, AT THE MUNICI PAL FERRY TERMINAL AT THE FOOT OF 39TH ST., BROOKLYN, THE PRIVILEGE TO USE AND OCCUPY A STAND 20 FEET BY 14 FEET 6 INCHES AT THE NORTH SIDE OF THE WAITING ROOM FOR SALE OF FRUITS, SANDWICHES, PIES, MILK, COFFEE, TEA, ICE CREAM, SODA WATER AND OTHER SOFT DRINKS AND ANY OTHER ARTICLE WHICH MAY AT ANY TIME BE INCLUDED AT THE DISCRETION OF THE COMMISSIONER OF PLANT AND STRUCTURES, BUT WILL NOT ALLOW THE SALE OF NEWSPAPERS, BOOKS, PERIODICALS, TOBACCO, CIGARS OR CONFEC TOBACCO, CIGARS OR CONFEC

TIONERY.
Coffee and tea may be made upon the premises, but with this exception, no cooking of any kind will be permitted.

The stand, with the exception of the interior trade fittings, is and will remain the property of The City of New York.

Such interior trade fittings as may be installed

shall remain the property of the licensee and

shall be removed by him at or before the expira-tion of the term of this privilege. The space under the stairway, approximately 90 square feet, may be used for storage if kept Storage and display of all goods and property shall be within the area of the stand specified.

In the event of discontinuance of operation of any ferry now running to this terminal, this

privilege may be terminated; the rental to be paid up to the date of terminatic.

Deposit of \$400 will be required from each

Refreshment Stand, 39th St., Brooklyn, Ferry

Refreshment Stand, 39th St., Brooklyn, Ferry
Terminal.

1.OT 13. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934, TO
NOON ON MAY 1, 1936, AT THE MUNICI.
PAL FERRY TERMINAL AT THE FOOT OF
39TH ST., BROOKLYN, PRIVILEGE TO
USE AND OCCUPY A STAND 20 FEET BY
14 FEET 6 INCHES AT THE SOUTH SIDE
OF THE WAITING ROOM, FOR THE SALE
OF NEWSPAPERS, BOOKS, PERIODICALS.
CONFECTIONERY, CIGARS, TOBACCO AND
ANY OTHER ARTICLES WHICH MAY AT
ANY TIME BE INCLUDED AT THE DISCRETION OF THE COMMISSIONER OF
PLANT AND STRUCTURES. WITH THE
EXCEPTION OF FRUITS, SANDWICHES,
PIES, MILK, COFFEE, TEA, ICE CREAM,
SODA WATER AND OTHER SOFT DRINKS. SODA WATER AND OTHER SOFT DRINKS. The stand, with the exception of the interior

trade fittings, is and will remain the property of The City of New York. Such interior trade fittings as may be installed shall remain the property of the licensee and shall be removed by him at or before the expiration of the term of this privilege.

The space under the stairway is not included

and access thereto is to be left for employees of this Department. Storage and display of all goods and property

shall be within the area of the stand specified. In the event of discontinuance of operation of any ferry now running to this terminal, this privilege may be terminated; the rental to be paid up to the date of termination. A deposit of \$125 will be required from each bidder.

MITTED BY THE COMMISSIONER OF PLANT AND STRUCTURES.

The stand, exclusive of the interior fittings, is and will remain the property of The City of New York. The licensee shall install in the stand such additional interior fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such fittings to remain the property of the licensee and shall be removed by him at or before the expiration of the term of this privilege.

A deposit of \$1,000 will be required from each bidder.

Refreshment Stand, Manhattan End, Brookly In Bridge.

Lunch and Refreshment Stand at Rockaway Inlet Ferry.

LOT 14. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1936, THE PRIVILLEGE TO OPERATE AND MAINTAIN A STAND OR SHELTER FOR THE SALE OF LUNCHES, COFFEE, TEA, MILK, ORANGE ADE, SOFT DRINKS, CANDIES, CIGARS CIGARS CIGARSTEES, TOBACCOS, NEWSPAPERS, BOOKS, PERIODICALS, STATIONERY, AND SUCH OTHER ARTICLES AS MAY BE PERMITTED BY THE COMMISSIONER OF PLANT AND STRUCTURES, AT THE ROCK.

MAINTAINING, OPERATING AND CONDUCTING A BOOTBLACKING BUSINESS OF THE STATEN ISLAND FERRY AND IN The stand on the removed by link and structures, such trade fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such trade fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such trade fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such trade fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such trade fittings to remain the property of the lessee and shall be removed by him at or before the expiration of the term of this privilege.

A deposit of \$1,000 will be required from each bim at the property of the lessee and shall be removed by him at or before the expiration of the term of this privilege.

A deposit of \$1,000 will be required from each bim at the property of the lessee and shall be removed by him at or before the expiration of the term of

INLET FERRY.
The stand on the premises, with the exception

of the interior fittings, is and will remain the property of The City of New York.

The licensee shall install in the stand such interior fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such fittings to remain the property of the licensee and shall be removed by him at or before the expiration of the term of this privilege, Deposit of \$250 will be required from each

Lunch and Refreshment Stand at the Brooklyn Terminal of the Bockaway Inlet

LOT 15. FOR A TERM OF TWO YEARS LOT 15. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934, TO NOON OR SHELTER FOR THE SALE OF LUNCHES, COFFEE, TEA, MILK, ORANGEADE, SOFT DRINKS, CANDIES, CIGARS, CIGARETTES, TOBACCOS, NEWSPAPERS, BOOKS, PERIODICALS, STATIONERY, AND SUCH OTHER ARTICLES AS MAY BE PERMITTED BY THE COMMISSIONER OF PLANT AND STRUCTURES AT THE BARREN ISLAND TERMINAL OF THE ROCKAWAY INLET MUNICIPAL FERRY, AT THE FOOT OF FLATBUSH AVE., BROOKLYN. FOOT OF FLATBUSH AVE., BROOKLYN.

The stand, with the exception of interior fittings, is and will remain the property of The City of New York.

The licensee shall install in the stand such interior fittings as may be needed, subject to the approval of the Commissioner of Plant and Structures, such fittings to remain the property of the licensee, and shall be removed by him at or before the expiration of the term of this privilege.

THE BEDORLY APPROACH TO THE
WILLIAMSBURG BRIDGE, FOR THE SALE
OF ORANGEADE, FRUIT. CONFECTION.
ERY. STATIONERY, PAPERS, PERIODICALS, MAGAZINES, CIGARETTES
AND TOBACCO AND ANY OTHER ARTICLES THAT MAY BE PERMITTED BY THE
COMMISSIONER OF PLANT AND STRUCTURES.
The licensee will be permitted to place and
maintain two nortable stands for the sale of
newspapers and periodicals only, one to be approximately 3 feet by 7 feet north of the sin
stand and one to be approximately 4 feet by 9
feet south of the main stand, the exact locations
of these stands to be designated by the Commissioner of Plant and Structures.
The lessee shall install in the stand such additional interior fittings as he may need, subject
to the approval of the Commissioner of Plant
and Structures.
The lessee shall install such electric lighting,
beating and water systems as are not already

accordance with plans, to be submitted to and approved by the Commissioner of Plant and Structures, and all work shall be done in a manner satisfactory to the said Commissioner. The licensee shall install at his own expense such. The licensee must provide his own equipment water, lighting and drainage systems as may be at his own expense, which equipment shall remain

necessary.

The licensee shall also have the privilege of placing a small auxiliary stand east of the pasunder the same conditions for the placing of the

The stands or lunch wagon will remain the property of the licensee, and shall be removed by the licensee at or before the expiration of the term for which the privilege is granted, and the space occupied by the stands or lunch wagor shall be then restored by and at the expense of the licensee to the satisfaction of the Commissioner of Plant and Structures.

A deposit of \$100 will be required from each bidder.

Refreshment Stand, Hamilton Ave. Ferry

Refreshment Stand, Hamilton Ave. Ferry Terminal.

LOT 17. FOR THE TERM OF TWO YEARS, BEGINNING AT NOON ON MAY 1. 1934, TO NOON ON MAY 1. 1934, IN THE WAITING ROOM OF THE HAMILTON AVE. FERRY AT THE FOOT OF HAMILTON AVE., BROOKLYN, TO OPERATE A PORTABLE STAND OF THE USUAL PORTABLE TYPE, OR TO ERECT A STAND 5 FEET BY 14 FEET IN SIZE FOR THE SALE OF NEWSPAPERS, BOOKS. PERIODICALS, CONFECTIONERY, FRUITS, NUTS, SOFT DRINKS. CIGARS, TOBACCO AND ANY OTHER ARTICLES WHICH MAY AT ANY TIME BE INCLUDED AT THE DISCRETION OF THE COMMISSIONER OF PLANT AND STRUCTURES; THE EXACT LOCATION OF THE STANDS TO BE DESIGNATED BY THE COMMISSIONER OF PLANT AND STRUCTURES.

If licensee shall erect a stand at the location described, the stand is to be erected in accordance with plans to be submitted to and approved by the Commissioner of Plant and Structures, and all work shall be done in a manner satisfactory to the said Commissioner. In either case the portable stand or the erected stand will remain the property of the licensee and shall be removed by the licensee at or before the expiration of the term for which the privilege is granted. and the space occupied by the stand shall be then estored by and at the expense of the licensee to the satisfaction of the Commissioner of Plant and Structures. The stand now at this location is the

property of the present permittee. In the event of discontinuance of operation of any ferry now running to this terminal, this privilege may be terminated; the rental to be paid up to the date of termination.

Deposit of \$50 will be required from each

bidder,

Refreshment Stand, Vernon Ave., L. I. City.
1.OT 18. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934, TO
NOON ON MAY 1, 1936, THE PRIVILEGE OF
VENDING AND SELLING NEWSPAPERS,
BOOKS, PERIODICALS, CONFECTIONERY
ORANGEADE. SOFT DRINKS. CIGARS, TOBACCO AND ANY OTHER ARTICLES
WHICH MAY AT ANY TIME BE INCLUDED
AT THE DISCRETION OF THE COMMISSIONER OF PLANT AND STRUCTURES,
AT A STAND LOCATED ON A SPACE 10
FEET 6 INCHES WIDE NORTH AND
SOUTH, BY 24 FEET LONG EAST AND
WEST. ON THE SOUTHERLY SIDE OF
BORDEN AVE. AT VERNON AVE., L. I CITY.

The stand on the premises with the fittings now contained therein (except trade fittings which are the property of the present permittee) are and will remain the property of The City of New

York. The lessee shall install in the stand such addi-

Bootblack Privilege, Staten Island Forry,
LOT 19. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
MAINTAINING, OPERATING AND CONDUCTING A BOOTBLACKING BUSINESS
ON THE MUNICIPAL FERRYBOATS OF
THE STATEN ISLAND FERRY AND IN
THE TERMINALS OF SAID FERRY AT
ST. GEORGE, BOROUGH OF RICHMOND,
AND AT THE FOOT OF WHITEHALL ST.,
BOROUGH OF MANHATTAN.

OF THE INTERIOR TRADE FITTINGS AND
EQUIPMENT, IS AND WILL REMAIN THE
Elicensee must provide his own equipment at his own expense, which equipment shall remain his property and must be removed by him
at or before the expiration of the term for which
the privilege is granted.

A deposit of \$100 will be required from each
bidder.

Bootblack Privilege at Williamsburg Bridge

This privilege will permit the installation, maintenance and operation of one four-chair stand in the upper waiting room at the Manhattan Ter-minal of the ferry, of one four-chair stand in the large waiting room at the St. George Terminal, and of one two chair stand adjacent to women's room at the St. George Terminal of the ferry; the locations to be occupied by the stands herein authorized, the size of same and their installation are to be subject to approval of the Commissioner of Plant and Structures.

No stand will be allowed on the boats, where the privilege will be limited to the carrying of small foot boxes. This privilege will allow bootblacks on all parts of the boats used by passengers.

The operations of the bootblacks shall be subject to such restrictions as the Commissioner of Plant and Structures shall prescribe. Bootblacks will not be permitted to solicit trade.

The licensee must provide his own equipment at his own expense, which equipment shall remain ais property and must be removed by him at his own expense at or before the expiration of the term for which the privilege is granted, and the space occupied by the stands shall be then restored by and at the expense of the licensee to the satisfaction of the Commissioner of Plant and Structures.

The equipment now used is the property of the resent licensee. Deposit of \$4,000 will be required from each

Bootblack Privilege, Clason Point Ferry. LOT 20. FOR A TERM OF TWO YEARS

The operations of the bootblacks shall be subject to such restrictions as the Commissioner Plant and Structures shall prescribe. Bootblacks will not be permitted to solicit trade,

his property and must be removed by him at his own expense at or before the expiration of the term for which the privilege is granted, and the space occupied by the stands shall be then restored by and at the expense of the licensee to the satisfaction of the Commissioner of Plant and Structures.

Deposit of \$200 will be required from each bidder.

bidder.

Bootblack Privilege, Astoria-92d St. Ferry.
LOT 21. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
THE PRIVILEGE OF MAINTAINING,
OPERATING AND CONDUCTING A BOOTBLACKING BUSINESS ON THE MUNICIPAL FERRYBOATS OF THE ASTORIA92D ST. MUNICIPAL FERRY AND IN THE
TERMINALS OF SAID FERRY AT FULTON
AVE., ASTORIA, AND AT THE FOOT OF
E. 92D ST., BOROUGH OF MANHATTAN.
This privilege will permit the installation, maintenance and operation of one one-chair stand in

tenance and operation of one one-chair stand in the waiting room at the Manhattan Terminal of the ferry, of one one-chair stand in the waiting room at the Astoria Terminal of the ferry; the locations to be occupied by the stands herein authorized, the size of same and their installation are to be subject to approval of the Commissioner of Plant and Structures,

No stand will be allowed on the boats, where the privilege will be limited to the carrying of small foot boxes; not more than two bootblacks to be employed on any one boat. This privilege will allow bootblacks on all parts of the boats

used by passengers.

The operations of the bootblacks shall be subject to such restrictions as the Commissioner of Plant and Structures shall prescribe. Bootblacks will not be permitted to solicit trade.

The licensee must provide his own equipment at his own expense, which equipment shall remain his property and must be removed by him at his own expense at or before the expiration of the term for which the privilege is granted, and the space occupied by the stands shall be then restored by and at the expense of the licensee to the satisfaction of the Commissioner of Plant and

Deposit of \$100 will be required from each

Bootblack Privilege, Brooklyn-St. George
Ferry.

1.OT 22. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
THE PRIVILEGE OF OPERATING AND
CONDUCTING A BOOTBLACKING BUSINESS ON THE MUNICIPAL FERRYBOATS
OF THE BROOKLYN-ST. GEORGE FERRY,
OPERATING BETWEEN THE FOOT OF
39TH ST., BROOKLYN, AND ST. GEORGE,
S. I.

No stands will be allowed and the privilege is limited to the carrying of small foot boxes on the

boats.

Not more than two bootblacks to be employed on any one boat. The bootblacks will be allowed on all parts of the boats used by passengers. The operations of the bootblacks shall be subject to such restrictions as the Commissioner of Plant and Structures shall prescribe. Bootblacks

will not be permitted to solicit trade.

A deposit of \$100 will be required from each bidder.

Bootblack Privilege, Manhattan End, Brook-Bootblack Privilege, Manhattan End, Brookiyn Bridge.

LOT 23. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
TO NOON ON MAY 1, 1936, ON THE
PROMENADE FLOOR OF THE MANHATTAN TERMINAL OF THE BROOKLYN
BRIDGE AGAINST THE NORTH WALL.
BETWEEN SURFACE CAR LOOPS 4 AND 5,
THE PRIVILEGE TO USE AND OCCUPY A
SPACE APPROXIMATELY 12 FEET BY 5
FEET AND TO MAINTAIN, OPERATE AND
CONDUCT A BOOTBLACKING BUSINESS CONDUCT A BOOTBLACKING BUSINESS WITH FOUR (4) CHAIRS. THE BOOTH AT THIS LOCATION, WITH THE EXCEPTION OF THE INTERIOR TRADE FITTINGS AND EQUIPMENT, IS AND WILL REMAIN THE PROPERTY OF THE CITY OF NEW YORK.

Bootblack Privilege at Williamsburg Bridge
Approach.

LOT 24. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
TO USE AND OCCUPY A SHELTER ON
DELANCEY ST. BETWEEN SUFFOLK AND
NORFOLK STS., AT THE MANHATTAN
END OF THE WILLIAMSBURG BRIDGE,
UNDER THE ELEVATED SHELTER, AND
TO MAINTAIN, OPERATE AND CONDUCT
A BOOTBLACKING BUSINESS, WITH
FOUR CHAIRS, THEREIN.

The shelter, with the exception of the interior
trade fittings, is and will remain the property of

trade fittings, is and will remain the property of The City of New York.

The licensee must provide his own equipment at his own expense, which equipment shall remain his property and must be removed by him at hir own expense at or before the expiration A deposit of \$50 will be required from each bidder.

Bootblack Privilege at Williamsburg Bridge

Approach.

1.OT 25. FOR A TERM OF TWO YEARS REGINNING AT NOON ON MAY 1, 1934, TO USE AND OCCUPY A SHELTER ON DELANCEY ST. BETWEEN ESSEX AND NORFOLK STS., AT THE MANHATTAN END OF THE WILLIAMSBURG BRIDGE, UNDER THE ELEVATED SHELTER, AND TO MAINTAIN, OPERATE AND CONDUCT A BOOTBLACKING BUSINESS, WITH THREE CHAIRS, THEREIN.

The shelter, with the exception of the interior trade fittings, is and will remain the property of The City of New York.

The licensee must provide his own equipment Approach.

The licensee must provide his own equipment at his own expense, which equipment shall remain his property and must be removed by him at his own expense at or before the expiration of the term for which the privilege is granted.

A deposit of \$50 will be required from each bidder.

Bootblack Privilege at Queensboro Bridge Approach.

Approach.

LOT 26. FOR A TERM OF TWO YEARS REGINNING AT NOON ON MAY 1, 1934. THE PRIVILEGE TO USE AND OCCUPY THE SHELTER ON THE QUEENS PLAZA OF THE QUEENSBORO BRIDGE. WEST OF THE WESTERLY SURFACE CAR LOOP, NORTH OF THE WAITING ROOM LOCATED ON THE PLAZA, AND MAINTAIN, OPERATE AND CONDUCT THEREIN A BOUTBLACKING BUSINESS.

The shelter, exclusive of interior fittings is

The shelter, exclusive of interior fittings, is and will remain the property of The City of New

York.
The licensee must provide his own equipment at his own expense, which equipment shall re-

such restrictions as the Commissioner of Plant

and Structures shall direct.

The musicians shall wear a uniform which shall be approved by the Commissioner of Plant

and Structures.

The instruments used by the musicians and the musical numbers to be played shall be sub-ject to the approval of the Commissioner of Plant and Structures. Deposit of \$100 will be required from each

Music Privilege, Astoria Ferry.

LOT 28. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, THE PRIVILEGE OF FURNISHING MUSIC ON THE MUNICIPAL FERRYBOATS OF THE 92D ST. ASTORIA MUNICIPAL FERRY, OPERATING BETWEEN THE FOOT OF E. 92D ST., MANHATTAN, AND FULTON AVE., ASTORIA; THIS PRIVILEGE TO BE FOR EVERY DAY IN THE WEEK.

The privilege will allow the musicians on deck

The privilege will allow the musicians on deck and in all passenger cabins on the boats under such restrictions as the Commissioner of Plant and Structures shall direct.

The musicians shall wear a uniform which shall be approved by the Commissioner of Plant

and Structures. The instruments used by the musicians and the musical numbers to be played shall be subject to the approval of the Commissioner of

Plant and Structures. Deposit of \$100 will be required from each

bidder.

Music Privilege, Hamilton Ave. Ferry.

1.OT 29. FOR A TERM OF TWO YEARS
REGINNING AT NOON ON MAY 1, 1934,
TO NOON ON MAY 1, 1936, THE PRIVILEGE OF FURNISHING MUSIC ON THE
MUNICIPAL FERRYROATS OF THE HAMILTON AVE. FERRY, OPERATING BETWEEN
THE FOOT OF SOUTH ST., MANHATTAN,
AND HAMILTON AVE., BKLYN., ON
FRIDAYS, SATURDAYS AND HOLIDAYS.
The privilege will allow the musicians on deck
and in all passenger cabins on the boats, under
such restrictions as the Communissioner of Plant
and Structures shall direct.
The musicians shall wear a uniform which

The musicians shall wear a uniform which shall be approved by the Commissioner of Plant and Structures. Not more than three (3) musi-

The instruments used by the musicians and the musical numbers to be played shall be subject to the approval of the Commissioner of Plant and Structures.

In the event of discontinuance of operation of

any ferry new running to this terminal, this privilege may be terminated; the rental to be paid up to the date of termination.

Deposit of \$50 will be required from each

Weighing and Vending Machine Privileges,

Weighing and Vending Machine Privileges, Whitehall Terminal.

1.07 30 FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, AT THE MAN THE MAN TERMINAL OF THE STATEN NOON ON MAY 1, 1930, AT THE MANHAT TAN TERMINAL OF THE STATEN TAN TERMINAL OF THE HAMILTON AVE AND 39TH ST. FERRIES, AT THE FOOT OF AUTOMATIC WEIGHING AND VENDING AND 39TH ST. FERRIES, AT THE FOOT OF LATE, CHEWING GUM AND CANDY, NOT TO EXCEED FOUR (4) MACHINES IN THE LOWER WAITING ROOM AND NOT TO EXCEED FOUR (4) MACHINES IN THE LOWER WAITING ROOM AND NOT TO EXCEED FOUR (4) MACHINES IN THE LOWER WAITING ROOM IN THE TERMINAL BUILDING.

The exact locations to be occupied by the machines, the size of the machines and their installation are to be subject to approval of the lock with The City of New York, or who is a defaulter as surety or other-teach

machines, the size of the machines and their installation are to be subject to the approval of the Commissioner of Plant and Structures,

The machines now used are the property of the present livensee. The licensee of this privilege must provide his own machines at his own expense, and at or before the expiration of the term for which the privilege is granted be must remove them, and the space occupied shall be then restored by him at his own expense to the satisfaction of the Commissioner of Plant and Structures. Machines to be for penny operation Deposit of \$250 will be required from each

St. George Terminat.

LOT 31. FOR A TERM OF TWO YEARS REGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, AT THE ST. GEORGE TERMINAL OF THE STATEN ISLAND FERRY. THE PRIVILEGE OF PLACING, MAINTAINING AND OPERATING NOT TO EXCEED TEN (10) AUTOMATIC WEIGHING AND VENDING MACHINES FOR THE SALE OF CHOCOLATE, CHEWING GUM AND CANDY IN THE TERMINAL BUILDING.

The exact locations to be occupied by the

The exact locations to be occupied by the machines, the size of the machines and their installation are to be subject to the approval of the Commissioner of Plant and Structures.

The machines now used are the property of the present licensee. The licensee of this privilege must provide his own machines at his own expense, and at or before the expiration of the form for which the privilege is granted he must remove them, and the space occupied shall be then restored by him at his own expense to the satisfaction of the Commissioner of Plant and Structures. Machines to be for penny operation.

Deposit of \$200 will be required from each hidder.

E. 92d St., Manhattan, Terminal,
1.0T 32. FOR A TERM OF TWO YEARS
REGINNING AT NOON ON MAY 1, 1934,
TO NOON ON MAY 1, 1936, IN THE MAIN
WAITING ROOM OF THE MANHATTAN
TERMINAL OF THE 92D ST. ASTORIA
FERRY AT THE FOOT OF E. 92D ST., MANHATTAN, THE PRIVILEGE OF PLACING,
MAINTAINING AND OPERATING NOT TO
ENCEED FOUR (4) AUTOMATIC WEIGHING AND VENDING MACHINES FOR THE
SALE OF CHOCOLATE, CHEWING GUM
AND CANDY.

The exact locations to be occupied by the machines, the size of the machines and their installation are to be subject to the approval of the Commissioner of Plant and Structures.

The machines now used are the property of the present licensee. The licensee of this privilege must provide his own machines at his own extense, and at or before the expiration of the term for which the privilege is granted he must remove them and the space occupied shall be then restored by him at his own expense to the satisfaction of the Commissioner of Plant and Struc-tures. Machines to be for penny operation. A deposit of \$25 will be required from each hidder.

Astoria Terminal.

Astoria Terminal.

Astoria Terminal.

Astoria Terminal.

Astoria Terminal.

Astoria Terminal.

LOT 33. FOR A TERM OF TWO YEARS (Edition of the privilege is granted.)

A deposit of \$50 will be required from each finder.

Music Privilege, 39th St.-St. George Ferry.

LOT 27. FOR A TERM OF TWO YEARS

BEGINNING AT NOON ON MAY 1, 1934, THE PRIVILEGE (IN FURNISHING MUSIC ON THE MUNICIPAL FERRY BOATS ON THE PRIVILEGE (IN FURNISHING MUSIC ON THE MUNICIPAL FERRY BOATS ON THE ST.-ST. GEORGE FERRY. OPERATING BETWEEN THE FOOT OF JOTH ST., BKLYN., AND ST. GEORGE, S. I., THIS PRIVILEGE TO RE FOR EVERY DAY IN THE WEEK.

The privilege will allow the musicians on deck and in all passenger cabins on the boats, under such restrictions as the Commissioner of Plant and Structures.

Astoria Terminal.

LOT 33. FOR A TERM OF TWO YEARS (EGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1934, THE PRIVILEGE OF PLACING, MAINTAINING AND OPERATING NOT TO HAVE FOR THE FOOT OF JOTH ST., BKLYN., AND CANDY.

The privilege will allow the musicians on deck and in all passenger cabins on the boats, under such restrictions as the Commissioner of Plant and Structures.

The machines now used are the property of STATEN ISLAND TERMINAL. 5 MA-

The machines now used are the property of the present licensee. The licensee of this privilege must provide his own machines at his own expense, and at or before the expiration of the expense, and at or before the expiration of the term for which the privilege is granted he must remove them and the space occupied shall be then restored by him at his own expense to the satisfaction of the Commissioner of Plant and Structures. Machines to be for penny operation.

A deposit of \$25 will be required from each balder.

Clason Point Terminal.

LOT 34. FOR A TERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934,
TO NOON ON MAY 1, 1936, AT THE
CLASON POINT (BRONN) TERMINAL OF
THE COLLEGE POINT FERRY, THE PRIVILEGE OF PLACING, MAINTAINING AND
OPERATING AUTOMATIC VENDING AND
WEIGHING MACHINES FOR THE SALE OF
CHOCOLATE, CHEWING GUM AND CANDY,
NOT TO EXCEED FOLID (2) MACHINES NOT TO EXCEED FOUR (4) MACHINES, IN THE WAITING ROOM IN THE TER-MINAL BUILDING.

The exact locations to be occupied by the machines, the size of the machines and their installation are to be subject to the approval of the Commissioner of Plant and Structures.

The licensee of this privilege must provide his nwn machines at his own expense, and at or before the expiration of the term for which the privilege is granted he must remove them, and the space occupied shall be then restored by him at his own expense to the satisfaction of the Commissioner of Plant and Structures. Machines to be for penny operation. Deposit of \$25 will be required from each bidder,

College Point Terminal.

1.0T 35. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, AT THE COLLEGE POINT TERMINAL OF THE COLLEGE LEGE POINT TERMINAL OF THE COLLEGE POINT FERRY, THE PRIVILEGE OF PLACING, MAINTAINING AND OPERATING NOT TO ENCEED FOUR (4) AUTOMATIC VENDING AND WEIGHING MACHINES FOR THE SALE OF CHOCOLATE, CHEWING GUMAND CANDY IN THE WAITING ROOM USED AT THE TERMINAL BUILDING. The exact locations to be occupied by the machines, the size of the machines and their installation are to be subject to the approval of the Commissioner of Plant and Structures.

The liceusee of this privilege must provide his own machines at his own expense, and at or

own machines at his own expense, and at or before the expiration of the term for which the privilege is granted he must remove them, and he space occupied shall be then restored by him at his own expense to the satisfaction of the Commissioner of Plant and Structures. Machines to be for penny operation.

Deposit of \$25 will be required from each

The licensee of this privilege must provide his own machines at his own expense, and at or before the expiration of the term for which the privilege is granted he must remove them, and the space occupied shall be then restored by him City

any ferry now running to this terminal, this privilege may be terminated; the rental to be paid up to the date of termination.

Deposit of \$50 will be required from each

bidder. Hamilton Ave. Terminal.

Hamilton Ave. Terminal.

LOT 37. FOR A TERM OF TWO YEARS BEGINNING AT NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1934, TO NOON ON MAY 1, 1936, AT THE HAMILTON AVE., BROOKLYN, TERMINAL OF THE HAMILTON AVE. FERRY, THE PRIVILEGE OF PLACING, MAINTAINING AND OPERATING FOUR (4) AUTOMATIC WEIGHING MACHINES AND FIVE (5) AUTOMATIC VENDING MACHINES FOR THE SALE OF CHOCOLATE, CHEWING GUM AND CANDY IN THE TERMINAL BUILDING. BUILDING.

The exact locations to be occupied by the machines, the size of the machines and their installation are to be subject to approval of the

Commissioner of Plant and Structures.

The licensee of this privilege must provide his own machines at his own expense, and at or before the expiration of the term for which the privilege is granted he must remove them, and the space occupied shall be then restored by him at his own expense to the satisfaction of the Commissioner of Plant and Structures. Machines to he for penny operation.

In the event of discontinuance of operation of any ferry now running to this terminal, this privilege may be terminated; the rental to be told up to the date of termination. Deposit of \$50 will be required from each

hidder. 39th St., Brooklyn, Terminal,

LOT 38. FOR A YERM OF TWO YEARS
BEGINNING AT NOON ON MAY 1, 1934, TO WATER STORMING AT NOON ON MAY 1, 1936, AT THE BROOKLYN
TERMINAL OF THE 39TH ST. FERRY
FOOT OF 39TH ST., BROOKLYN, THE
PRIVILEGE OF PLACING, MAINTAINING
AND OPERATING NOT TO EXCEED FOUR
(4) AUTOMATIC VENDING MACHINES FOR
THE SALE OF CHOCOLATE. CHEWING
GUM AND CANDY, AND FOUR (4) WEIGHING MACHINES IN THE TERMINAL
BUILDING.

The exact locations to be occupied by the

stures. The lighting, gas and water systems shall also be subject to approval of the Department of Water Supply, Gas and Electricity. The licensees shall pay for the electric current, gas and water used.

The City of New York will furnish in bridge terminals and ferry terminals only such lighting as shall be necessary for the general illumination of the bridge terminals and ferry terminals.

12. The licensees shall maintain the stands occupied by them in a clean and sanitary condition and in good repair, to the satisfaction of the Commissioner of Plant and Structures, and shall employ only such persons as are orderly

The exact locations to be occupied by the machines, the size of the machines and their distallation are to be subject to approval of the scribed by the Commissioner of Plant and Struc-

Commissioner of Plant and Structures.

The licensee of this privilege must provide his privilege is granted he must remove them, and the space occupied shall be then restored by him mitted to any of the stands without consent

at his own expense to the satisfaction of the writing of the Commissioner of Plant and Struc-

VENDING MACHINES FOR THE SALE OF HANDKERCHIEFS IN THE TERMINAL BUILDINGS AS FOLLOWS: ST. GEORGE, STATEN ISLAND TERMINAL, 5 MACHINES; WHITEHALL ST., MANHATTAN, TERMINAL; LOWER WAITING ROOM, 2 MACHINES; UPPER WAITING ROOM, 2 MACHINES; HAMILTON AVE, TERMINAL, 3 MACHINES; 39TH ST., BROOKLYN, TERMINAL, 2 MACHINES.

MINAL, 2 MACHINES.

The exact locations to be occupied by the machines, the size of the machines and their installation are to be subject to approval of the Commissioner of Plant and Structures.

The licensee of this privilege must provide his own machines at his own expense, and at or before the expiration of the term for which the privilege is granted he must remove them, and the space occupied shall be then restored by him at his own expense to the satisfaction of the Commissioner of Plant and Structures. The machines now used are the property of the present permittee.

In the event of discontinuance of operation of any ferry now running to any of these terminals, this privilege may be terminated; the rental to be paid up to the date of termination.

Deposit of \$50 will be required from each

bidder.

GENERAL TERMS AND CONDITIONS. 1. Bids will not be accepted from any person or persons except citizens of the United States, and each bidder must make affidavit as to his

citizenship.

2. Bids will not be accepted from any person or persons except such as are able to prove financial responsibility to meet the terms, conditions and obligations on any privilege or privi-leges on which bids are submitted.

3. Each bidder will be required to deposit with the Commissioner of Plant and Structures, before

the bidding on each lot begins, the amount of deposit required on the lot on which bids are to be received, the amount of the required deposit being as hereinbefore stated in the description of each lot. This deposit as a condition precedent to the submission of bids is for the purpose of attracting responsible bidders only, and eliminating irresponsible bidders. The deposit must be in the form of cash or certified check drawn to the order of the Commissioner of Plant and Structures, on a State or National bank or trust company located in the City of Naw York. pany located in the City of New York. A receipt will be given for each deposit, and all such deposits except the deposit of the successful bid-der on each lot will be returned after the award of the privilege, upon the surrender of the re-ceipt. The deposit of the successful bidder on each lot will be retained and applied to the payment of the rent first accruing on the privilege granted. Where the amount of deposit exceeds 25 per cent, of the amount of the high bid, the amount in excess of such 25 per cent, will be returned to the successful bidder after the execution of the agreement and bond by the suc-cessful bidder and the surety, unless such excess

installation are to be subject to approval of the Commissioner of Plant and Structures. wise upon any obligation to The City of New

7. Bidding on each lot shall be upon the basis of an aggregate per annum compensation to The City of New York for the privilege, payable the space occupied shall be then restored by the at his own expense to the satisfaction of the Commissioner of Plant and Structures. Machines to be for penny operation.

In the event of discontinuance of operation of Structures, at his office in the Municipal Build-

ing, Borough of Manhattan.

8. The Commissioner of Plant and Structures reserves the right to reject any or all bids, if in his judgment be deems it to be for the best interest of The City of New York so to do, and no bid can be withdrawn pending action thereon Each privilege is to be exercised under and according to the terms, conditions and limitations of an agreement to be entered into with the Commissioner of Plant and Structures as hereinafter required. A copy of the form of agreement may be examined at the office of the Commissioner of Plant and Structures.

10. The successful bidder on each lot shall file immediately after the auction a written con-firmation of his bid on a form prescribed by the Department and shall also within two (2) secutive calendar days after being notified in writing by the Commissioner of Plant and Struc-tures that his bid has been accepted and that the agreement is ready for execution, execute an agreement in the form prescribed by the Department of Plant and Structures, and shall furnish and provide a good and sufficient bond of a surety company approved by the Commissioner of Plant and Structures, the bond to be equal to the amount of the annual rental. If the successful hidder on any lot shall fail to execute the said agreement and provide the said bond, his deposit will be forfeited to The City of New

York. 11. The licensee of each privilege shall install at his own expense such lighting, gas, water and sewer systems as may be required in the conduct of the privileges granted, subject to the approval of the Commissioner of Plant and Structures. The lighting, gas and water systems shall also be subject to approval of the Department of

13. No alterations or changes shall be made own machines at his own expense, and at or to any of the stands without the written consent before the expiration of the term for which the of the Commissioner of Plant and Structures. 14. No extensions or additions will be per-

tures.

tures. 15. The licensee on each lot must turn over the stand to the Commissioner of Plant and Structures, or a representative designated by him, at the expiration or sooner termination of the term of the permit, in good condition and repair.

16. All display signs shall be submitted to the Commissioner of Plant and Structures for approval, and no such signs shall be installed except such as are first approved by him.

17. Licensees shall be responsible for all in-juries to persons or damage to property that may result from their operation of the privileges granted.

18. The licensees shall comply with all rules and regulations of the City and State departments having jurisdiction over the premises.

19. The licensees will not be permitted to charge any price for an article in excess of the prices paid for similar articles generally throughout the City, and the Commissioner of Plant and Structures may revoke the privilege if the permittee fails to comply with this provision of the permit after due notice served upon him.

20. All permittees will be required to furnish wholesome service at fair and reasonable prices.

21. All articles offered for sale or display shall be confined within the stand area. 22. In the event of the discontinuance of any ferry now in operation, the privilege or privileges on the boats or at the terminals affected may be terminated, the rentals to be paid up to

the date of termination. 23. As to privileges in connection with the Municipal Ferries free transportation on the ferries or free admission to the terminal buildings will not be allowed with any of the privileges.

except that
(a) Licensees of stand privileges in terminal buildings will be allowed free access to the stands for their employees assigned to the stands.

(b) The licensee of the bootblacking privilege on boats will be allowed free access to the boats and terminals for his employees only while in uniform and while at work in the operation of the privilege.

(c) Licensees of vending and weighting machines will be allowed free access to the machines for their employees assigned to the care of the machines and to the making of collections from

the machines. (d) The licensee of the music privilege will be allowed free access to the boats and terminals for his employees only while in uniform and while at work in operation of the privilege.

F. J. H. KRACKE, Commissioner Dated March 7, 1934. m9.1

#### SUPREME COURT-FIRST DEPARTMENT.

## Filing Bills of Costs.

n 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 widening of MORTON STREET, at the angle point on its southerly side between Hudson street and Bedford street, in the Borough of Manhattan, the City of New

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the above entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York, First Judicial District, at a Special Term thereof, Part 1, to be beld at the County Court House in the Borough of Manhattan, in the City of New York, on the 26th day of March, 1934, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, for taxation in accordance with the certificate of the Cornoration. as counsel can be heard increon, for taxation in accordance with the certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space

of ten days as required by law.
Dated, New York, March 12, 1934.
PAUL WINDELS, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City, m12,22

n 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 HAMILTON STREET from Catherine street to Market street, in the Borough of Manhattan, the City of New York. NOTICE IS HEREBY GIVEN THAT THE

bill of costs, charges and expenses incurred by reason of the above entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York, First Judicial Court of the State of New York, First Judicial District, at a Special Term thereof, Part I, to be held at the County Court House in the Borough of Manhattan. in the City of New York, on the 26th day of March, 1934, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, for taxation in accordance with the certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the certificate of the Corporation Counsel thereto attached has been deposited tion Counsel thereto attached has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space

of ten days as required by law.
Dated, New York, March 12, 1934,
PAUL WINDELS, Corporation Counsel, Municipal Building, Borough of Manhattan, York City.

n 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 PARK STREET, from the original easterly line of Duane street to the original easterly line of Pearl street, in the Borough of Manhattan, the City of New York.

NOTICE IS HEREBY GIVEN THAT THE

bill of costs, charges and expenses incurred by reason of the above entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York, First Judicial District, at a Special Term thereof, Part I, to be held at the County Court House in the Borough of Manhattan, in the City of New York, on the 26th day of March, 1934, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, for taxation in accordance with the certificate of the Corporation accordance with the certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the certificate of the Corporain the office of the Clerk of the County of New York, there to remain for and during the space

of ten days as required by law.

Dated, New York, March 12, 1934.

PAUL WINDELS, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

# Filing Tentative Decree-Notice to File Objections.

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

should be made by The City of New York to the respective owners of the real property to be acquired in this proceeding, and has made an assessment of the value of the benefit and advantage of the improvement to the respective owners of the real property within the area of the nature and extent of the improvement. The nature and extent of the improvement to the respective owners of the real property within the area of owners of the real property within the area of assessment for benefit herein, and the tentative on the 27th day of February, 1931, by Hon. Edward I. McGoldrick, Justice of the Supreme Court presiding at the trial of the above entitled proceeding, and was filed with the Clerk of the County of Bronx on the 12th day of March,

Second—That the said court has assessed all fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Assessment for benefit by the Board of Estimate and Based of Estimate benefit by the Board of Estimate and Apportionment by the Board of Estitate and Apportion-ment on the 8th day of December, 1927, and that the said area of assessment includes the parcels of real property situate and being in the Borough of The Bronx, in the City of New York, which, taken together, are bounded and described as follows,

Bounded on the north by the southerly line of East 233d street; on the east by a line distant 100 feet easterly from and parallel with the east-erly line of Paulding avenue, the said distance heing measured at right angles to Paulding avenue; on the south by the southerly line of East 213th street; and on the west by a line always distant 100 feet westerly from and parallel with the westerly line of Barnes avenue, the said distance being measured at right angles to Barnes

Third-That The City of New York, and all other parties interested in such proceeding, or in any of the real property affected thereby, having any objections thereto, shall file such objections in writing, duly verified in the manner required by law for the verification of pleadings in an acthe objector and his post office address, with the Clerk of the County of Bronx on or before the 2d day of April, 1934, and parties other than The City of New York shall within the same time serve on the Corporation Counsel of The City nt New York, at his office, Municipal Building, Room 1559, in the Borough of Manhattan, City of New York, a copy of such verified objections
Fourth—That on the 4th day of April, 1934,
at 10 o'clock in the forenom of that day, or as
soon thereafter as counsel can be heard, the Corporation Counsel of The City of New York will apply to the Hon. Edward J. McGoldrick, the puty to the 110n. Edward J. McColorick, the fustice of the Supreme Court who signed said tentative decree, at a Trial Term, Part IX. of the Supreme Court, to be held in the County Court House, in the Brough of Manhattan, to fix a time when said Justice will hear the parties who will have filed objections to the said tentative

Dated, New York, March 12, 1934.
PAUL WINDELS, Corporation Counsel, Office and Post Office Address, Municipal Building, New

In the Matter of the Application of The City of New York relative to acquiring title wherever the same has not been heretofore acquired to the real property required for an easement adequate for the purpose of the construction and maintenance of a sewer in a parcel of Borough of The Bronx, City of New York, all of which said land in which said easement is

parties interested in the above entitled pro-

ceeding, as follows:

First-That the above named court, after considering the testimony and proofs submitted on the trial of the above entitled proceeding, has completed its estimate of the compensation which should be made by The City of New York to the respective owners of the real property to be acquired in this proceeding, and the tentative decree of the said court as to awards for damages was signed on the 16th day of February. 1934, by Hon. John E. McGeehan, Justice of the Supreme Court presiding at the trial of the above entitled proceeding, and was filed with the Clerk of the County of Bronx on the 27th day of February, 1934, for the inspection of whomsoever

Second-That The City of New York, and all other parties interested in such proceeding or in any of the real property affected thereby, having any objections thereto, shall file such objections 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 Clerk of the County of Bronx, on or before the 19th day of March, 1934, and parties other than The City of New York shall within the same time serve on the Corporation Counsel of The City of New York, at his office, Municipal Building, Room 1559, in the Borough of Manhattan, City of New York, a copy of such verified ob-

Third—That on the 21st day of March. 1934, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard, the Corporation Counsel of The City of New York will apply to the Hon. John E. McGeehan, the Justice of the Supreme Court who signed said that the degree at a Trial Term. Part VIII of tentative decree at a Trial Term. Part VIII. of the Supreme Court, to be held in the County Court House in the Borough of Manhattan, to fix a time when said Justice will hear the parties who will have filed objections to the said ten-

Dated, New York, February 27, 1934. PAUL WINDELS, Corporation Counsel. Office st Office Address. Municipal Building.

New York City.

#### SUPREME COURT-SECOND DEPARTMENT.

# 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 to three parcels of land required for GRAND CENTRAL PARKWAY EXTEN-SION, at Roosevelt avenue and Northern boule vard, 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 Queens, at

the same purpose in fee to the real property the Chamber of Commerce Building, 161st st. and required for the opening and extending of BRONXWOOD AVENUE from East 213th street to East 233d street, in the Borough of The Bronx. The City of New York.

NOTICE IS HEREBY GIVEN TO ALL to have the compensation which should justly be under the resulting of the court on that day, or as soon thereafter as codingel can be heard thereon. parties interested in the above entitled proceed made to the respective owners of the real prop-K. as follows:

First That the above named court, after con land required from Grand Central Parkway Exsidering the testimony and proofs submitted on tension at Roosevelt avenue and Northern boule the trial of the above entitled proceeding, has completed its estimate of the compensation which York, ascertained and determined by the Supreme

assessment for benefit herein, and the tentative decree of the said court as to awards for dambered on the 27th day of February, 1934, by Hon, Edparts of land required for Grand Central Parkway Extension at Roosevelt avenue and North ern boulevard, 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:

the northerly side of Roosevelt avenue with the westerly side of 117th street (Riverside avenue), as laid down on Section 39 of the Final Maps of the Borough of Queens, approved by the Board of Estimate and Apportionment December 14, 1911, by the Mayor December 21, 1911, copies of which were filed in the office of the Clerk of the County of Queens, at Jamaica, April 5, 1912; in the office of the Corporation Counsel, City of New York, April 6, 1912, and in the Office of the President, Dorough of Queens, April 10, 1912; running thence westerly along the northerly side of Roosevelt avenue for 140.00 feet; thence northof Roosevelt avenue for 140,00 feet; thence north-erly deflecting to the right 90 degrees for 125 feet; thence easterly deflecting to the right 90 degrees for 140,00 feet; thence southerly for 125,00 feet to the northerly side of Roosevelt ave-nue, the point or place of beginning.

The above described property is located in Block 3615 on Section 15, amended, of the Land Map

of the County of Queens, City and State of New

York. Beginning at the southerly side of Roosevelt accume distant westerly 500,00 feet from the corner formed by the intersection of the southerly ide of Roosevelt avenue and the westerly side of ing to the right 58 degrees 06 minutes 19 seconds for 126.68 feet to the northerly side of 41st avenue (Gunther street); thence westerly deflecting to the right 90 degrees for 200,00 feet along the northerly side of 41st avenue; thence northerly deflecting to the right 90 degrees for 75.00 feet; thence westerly deflecting to the left 90 degrees or 100.00 feet to the easterly side of 114th street (Peartree avenue); thence northerly deflecting to the right 90 degrees for 70.00 feet along the easterly side of 114th street; thence easterly deflecting to the right 90 degrees for 100.00 feet; thence northerly for 55.00 feet to the southerly side of Roosevelt avenue, the point or place of

The above described property is located in Block 3609 on Section 15, amended, of the Land Map of the County of Queens, City and State of New

Beginning at a point formed by the intersection of the southerly side of Northern houlevard with the easterly side of 117th street (Riverside avenue), as laid down on Alteration Map No. 2195, dated January 8, 1931, showing a change in the street system heretofore laid out within the terriproperty extending from West Farms road to tory bounded by 31st drive, Ditmars boulevard, the bulkhead line of the P.onx River, in the 32d avenue, etc., approved by the Board of Estimate and Apportionment May 29, 1931, by the Mayor May 29, 1931, copies of which were filed to be acquired being shown upon a map or in the office of the Register of the County of Queens, at Jamaica, July 24, 1931; in the office of the Corporation Counsel, City of New York, July 24, 1931; in the office of the Corporation Counsel, City of New York, July 24, 1931; in the office of the Corporation Counsel, City of New York, July 24, 1931; in the office of the Register of the County of the Corporation Counsel, City of New York, July 24, 1931; in the office of the Register of the County of the Co NOTICE IS HEREBY GIVEN TO ALL 23, 1931, and in the Office of the President of the Borough of Queens July 25, 1931, and is bounded and described as follows: Running thence easterly for 294.74 feet along the southerly side of Northern houlevard; thence southerly deflecting the right 98 degrees 24 minutes 30 seconds for 72.18 (set; thence easterly deflecting to the left 90 degrees for 32.09 feet; thence southerly de-flecting to the right 117 degrees 45 minutes 45 seconds for 148.03 feet; thence westerly deflecting to the right 58 degrees 02 minutes 54 seconds for 3,24 feet; thence westerly deflecting to the right 1 degree 43 minutes 10 seconds for 113.32 feet along the northerly side of 34th avenue (Hayes avenue) to the easterly side of 117th street; thence westerly deflecting to the right 2 degrees 28 min-utes 11 seconds for 36.78 feet along the northerly side of 34th avenue; thence westerly deflecting to right 0 degrees 39 minutes 49 seconds 101.05 feet along the northerly side of 34th avenue; thence westerly deflecting to the left 0 degrees 06 minutes 13 seconds for 71.44 feet along the northerly side of 34th avenue; thence westerly effecting to the left on the arc of a circle tangent to the last mentioned course the radius of which is 2,915.00 feet for 27.52 feet along the north erly side of 34th avenue; thence northerly de-flecting 89 degrees 58 minutes 51 seconds to the ight from a tangent to the last mentioned course for 156,04 feet to the southerly side of Northern boulevard: thence easterly deflecting to the right 99 degrees 00 minutes 18 seconds for 82.60 feet along the southerly side of Northern boulevard to the westerly side of 117th street; thence easterly for 80.64 feet along the southerly side of Northern houlevard to the easterly side of 117th street,

the point or place of beginning. The above described property is located in Blocks 3684 and 3685 on Section 15, amended, of the Land Map of the County of Queens, City and State of New York.

The Board of Estimate and Apportionment by resolution adopted on December 22, 1933, determined that the entire cost and expense of this proceeling be placed upon the Borough of Queens.
Said Board also determined that all such cost nd expense to be borne by the Borough of Queens shall be levied and collected with the taxes upon the real property in said 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 Borough in the same year, and if not determined in time, the same shall be levied and collected with the taxes of the succeeding vear.

Dated, New York, March 10, 1934, PAUL WINDELS, Corporation Counsel, Mu-nicipal Building, Borough of Manhattan, City of New York

#### Filing Tentative Decree-Notice to File Objections.

In the Matter of Acquiring Title by The City of New York to certain lands, lands under water and premises situated on and near HOLTON STREET and HYLAN BOULEVARD, at Wolfe's Pond, Princes Bay, in the Fifth Ward of the Borough of Richmond, in the City of

New York, duly selected as a public park according to law.

NOTICE IS 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 term thereof for trials, held in and for the County of Richmond, in the court room thereof at St. George, in the Borough of Richmond, 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 proceed-ing, 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 to be acquired and has prepared a transcript of its estimate or tentative decree of the damages so ascertained and estimated. Said tentatave decree 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 estimated for each parcel shown on said damage map, with the names of the owners so far as ascertained. Said tentative decree, dated January 26, 1934, is signed by Hon. Mitchell May, 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 Challe of the Country of Richmond on office of the Clerk of the County of Richmond on the 29th day of January, 1934, for the inspection 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 tentative decree or who may object to the same or any part thereof, may within fifteen (15) days after the first publication of this notice on March 8, 1934, 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 ob-iector and his post office address and file the same with the Clerk of the County of Richmond and within the same time serve a copy of such or the City of New York, at his office, Room 1743, 17th floor, Municipal Ruilding, 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 veri-fied objections. NOTICE IS HEREBY FURTHER GIVEN that on the 6th day of April, 1934, at 10 o'clock 117th street (Riverside avenue); running thence easterly for 175.24 feet and dellecting 17 degrees 32 minutes 48 seconds to the right from said southerly side of Roosevelt avenue; thence easterly deflecting to the right 14 degrees 20 minutes 53 reconds for 38.77 feet; thence southerly deflecting to the right 58 degrees 06 minutes 19 seconds Court House, at Court square, Long Island City, in the Borough of Queens, City of New York, to fix a time when the said Justice will hear the

parties so objecting.
Dated, New York, March 8, 1934.
PAUL WINDELS, Corporation Counsel, Attorney for The City of New York, Office and Post Office Address, Municipal Building, Borough of Manhattan, City of New York.

18 19

#### NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS. ETC.

TERMS AND CONDITIONS UNDER WHICH BUILDINGS, ETC., WILL BE SOLD FOR REMOVAL FROM CITY PROPERTY.

REMOVAL FROM CITY PROPERTY.

THE BUILDINGS AND APPURTENANCES thereto will be sold to the highest bidders, who must pay cash or certified check, drawn to the order of the Comptroller of The City of New York, and must also give a certified check or cash in balf the amount of the purchase price as security for the faithful performance of the terms and conditions of the sale. Where the amount of the vurchase price does not equal or exceed the sum of \$50, the sum of \$50 will be the amount of the security to be deposited. This security may at any time after the expiration of the contract period be applied by the City to the contract period be applied by the City to the contract period.

The purchaser shall not lease, occupy, cause.

or permit the building or buildings, etc., pur chased by him to be used or occupied for any purpose other than that of their speedy removal, nor shall he collect any rental or other revenue for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeiture of the purchase money and the security deposited for faithful performance of the conditions of the sale. The placing therein or permitting the occu-pancy of any such building by any tenant free. for rent or otherwise, excepting the necessary watchman or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale.

The sale will be as of the condition of the property on date of delivery thereof to the purchaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as searly together as the circumstances of vacating the structures of their tenants will permit.

All of the material of buildings, sheds, walks, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurte-nances and foundations of all kinds except the exterior walls of the buildings and their foundations, and the sidewalks and curbs in front of said buildings, extending within the described area, shall be torn down and removed from the premises. None of the dirt, debris or waste sulting from the demolition shall be allowed to remain on the premises, except old mortar or plaster only, which may be left, but not higher at any point than two feet below the curb opposite that point. The exterior walls and their foundations shall be taken down only to a plane whose elevation shall be taken down only to a plane whose elevation shall be the level of the curb in front of the building. Where there is no curb the elevation of the surrounding ground shall be considered curb level. All wells, cesspools, sinks, etc., existing on the property must be filled to the level of the surrounding ground with clean earth.

The purchaser at the sale shall also withdraw and remove all abandoned water taps and old service mains and in place thereof cause to be inserted a brass plug in the main water pipe in the street in compliance with the rules and regu-lations of the Department of Water Supply, Gas and Electricity, and furnish the Department of Finance with a certificate from the Department of Water Supply, Gas and Electricity that this

has been performed The purchaser at the sale shall also remove all house sewer connections to the main sewer in the street, and the openings of the mi.n sewer in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated and furnish the Department of Finance with a certificate from the Bureau of Sewers that the

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work torfeiture of ownership of such buildings, appurtenances or portions as shall then be left standing, to-gether with all moneys paid by said purchaser on account thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding, and The City of New York will, without notice to the purchaser, cause the same to be removed and the cost and expense thereof charged against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty days from the date of possession, and the successful bidder will provide and furnish all materials or labor and machinery necessary thereto and will place proper and sufficient guards and fences and warning signals be done and substantial formers. and will place proper and sufficient guards and fences and warning signals by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against, and from all damage and costs to which it, they or any of them be put by reason of injury, to the person or property of another resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from any the work, or in guarding the same, or from any improper or defective materials or machinery implements or appliances used in the removal o said buildings.

Where party walls are found to exist between buildings purchased by different bidders, the materials of said party walls shall be understood to be equally divided between the separate purchasers.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furrings, plaster, chimneys, projecting brick, etc., on the faces of such party walls are to be taken down and removed. The walls are to be taken down and removed. The walls shall be made permanently self-supporting, beam holes, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs and adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed by the operations of the contractors.

"No buildings, parts of buildings, fixtures or machinery sold for removal under these terms and conditions shall in any case be relocated or re-erected within the line of any proposed street or other public improvement, and if any such building, parts of buildings, fixtures or machinery, etc., shall be relocated or re-erected within the lines of any proposed street or other public improvement, title thereto shall thereupon become vested in The City of New York and resale at public or private sale may be made in the same manner as if no prior sale thereof bad

sale at public or private sale may be made in the same manner as if no prior sale thereof had been made."

The Comptroller of The City of New York reserves the right on the day of sale to withdraw from sale any of the buildings, parts of buildings and machinery included therein, or to reject any and all bids; while the said sale is held under the supervision of the Commissioners of the Sinking Fund, the Comptroller is authorized to cause the sale to be advertised and to direct to cause the sale to be advertised and to direct the sale thereof as financial officer of the City.

## 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.

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 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 contracting party, partner, stock holder, 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 profi which it relates, or in any portion of the profi-thereof. The bid must be verified by the oath, it 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 precedent to the reception or consideration of such bid, it 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 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 by The City of New York, which the Comptroller shall approve as of equal value with the security required in the advertisement to the amount of not less than three nor more than five 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 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 head 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.

No bid shall be accepted from or contract awarded to any person who is in arrears to The City of New York upon debt or contract, or who is a defaulter as surety or otherwise upon any obligation of the City.

The contract must be bid for separately.

The right is reserved in each case to reject all hids if it is deemed to be for the interest of the City, so to do.

City so to do.

Biddera will write out the amount of their bids in addition to inserting the same in figures.

Bidders are requested to make their bids upon the blank form prepared and furnished by the City, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the department for which the work is to be of the department for which the work is to be ne or the supplies are to be furnished. Plans and drawings of construction work may be seen there.