HE CITY RECORT

NEW YORK, SATURDAY, MARCH 24, 1934.

Finance

Warrant

Number.

Invoice

Dates or

Contract

Number.

Received

in Depart-

ment of

Finance.

PRICE, 10 CENTS.

Amount.

Name of Payee.

Vol. LXII. NUMBER 18487. THE CITY RECORD. OFFICIAL JOURNAL OF THE CITY OF NEW YORK. Published Under Authority of Section 1526, Greater New York Charter, by the BOARD OF CITY RECORD. FIORELLO H. LAGUARDIA, MAYOR, Chairman. W. ARTHUR CUNNINGHAM, COMPTROLLER. PAUL WINDELS, CORPORATION COUNSEL. STEPHEN G. KELLEY, SUPERVISOR. 2214 Municipal Building, Manhattan, WO arm 2-3490. Distributing Division, 378 West Broadway, Manhattan, WA LEER 5-6618. Published daily, at 9 a. m., except Sundays and legal holidays. Subscription, \$20 a year, exclusive of supplements. Daily issue, 16 cents a copy. SUPPLEMENTS: Civil List (containing names, salaries, etc., of the City employees), \$5, Official Canvass of Votes. \$1: Registry Lists, 20 cents each assembly district; Law Department Quarterly Report, \$1: Assessed Valuation of Real Estate, \$2 each section; postage extra. ADVERTISING: Copy for publication in the City Recomp must be received at least TWO (2) days before the date fixed for the first insertion; when proof is required for correction before publication, copy must be received THREE (3) days before the date fixed for the first insertion. COPY for publication in the corporation newspapers of Brooklyn must be received at least THREE (3) days before date fixed for the first insertion. Entered as Second-class Matter, Post Office at New York City. TABLE OF CONTENTS. Instructions to Bidders on Work to Be Done and Supplies to Be Furnished.. 1922 Assessors, Board of-Completion of Assessments and Awards 1918 Board Meetings 1915 Manhattan, Borough of-Auction Sale 1915 Bronx, Borough of The-Proposals 1918 Auction Sale 1915 Proposals 1914 Proposals 1915 Changes in Departments, Etc. 1914 Municipal Assembly—Estimate and Appor-City Record, Board of— Proposals 1915 Correction, Department of— Sale of Old Material 1915 Minutes of Meeting Held March 9, 1934 Notice to Bidders at Sales of Old Build-Education, Department ofings, Etc. 1922 Police Department-Minutes of Meeting Held March 9, Amendments to Traffic Regulations ... 1915 Owners Wanted for Unclaimed Prop-Proposals 1919 Sinking Fund, Commissioners of the— Notice of Public Hearing 1891 Supreme Court, First Department— Application to Court to Condemn Property 1921 Filing Tentative Decree—Notice to File Objections 1921 Supreme Court, Second Department— Filing Bills of Costs 1922 Filing Tentative Decree—Notice to File Objections 1922

COMMISSIONERS OF THE SINKING FUND OF THE CITY OF NEW YORK.

Health, Department of-

Amendments to Sanitary Code 1915 Invitation to Bidders....

Notice of Public Hearing.

NOTICE IS HEREBY GIVEN THAT THE COMMISSIONER'S OF THE SINKING FUND will hold a hearing at 11 O'CLOCK in the forenoon of WEDNESDAY, MARCH 28, 1934, in ROOM 16, CITY HALL, Borough of Manhattan, relative to the termination of the existing agreement between the Baltimore & Ohio Railroad Company and The City of New York, covering the commutation tickets honored on the municipally operated ferry between St. George, Staten Island, Borough of Richmond, and the Borough of Manhattan. Dated March 16, 1934.

FIORELLO H. LAGUARDIA, Mayor, and Chairman, Commissioners of the Sink-

BOARD OF ESTIMATE AND APPORTIONMENT.

Notice of Postponement of Meetings of Committee on City Plan and Public Improvements and Committee on Assessments.

NOTICE IS HEREBY GIVEN THAT THE MEETINGS OF THE COMMITTEE on City Plan and Public Improvements and the Committee on Assessments scheduled for Wednesday, March 21, 1934, have been bostponed until THURSDAY, MARCH 29, 1934, at 3 O'CLOCK P. M., and 3.30 O'CLOCK P. M., respectively.

These meetings will be held in the CITY HALL, BOROUGH OF MANHATTAN,

City of New York. Dated, New York, March 23, 1934. PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment, Munici-

pal Building, Telephone WO rth 2-4560.

DEPARTMENT OF FINANCE.

WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE ON FRIDAY, MARCH 23, 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 W. ARTHUR CUNNINGHAM, Comptroller. the claimant,

Finance Warrant Number.	Contract	Received in Depart- ment of Finance.	Name of Payee.	Amount
	- 1815a		Armory Board.	
70308	1-30-34	3- 9-34	M. D. Lundin, assignee of Systematic	
			Painting Corp.	\$165 0
70520		3- 9-34	William C. Crowe, Inc.	90 1
		Direc	tor of the Budget.	
71189	1-26-34	3-12-34	Jaclin Stationery Co	8 2
		Boar	d of City Record.	
70530		3- 8-34	Comptroller, City of New York	18 7
70531		3- 8-34	Sandy Ptg. Co	46 7.
		В	oard of Elections.	
70212		2-21-34	Weissberger Moving & Storage Co., Inc.	237 0.
72915		3-15-34	W. Patrick Byrnes	84 36
		Chief	Medical Examiner.	30.7
70221	3-12-34	3- 7-34	Rice & Atkinson	24 0

Municipal Courts.			-	3-15-34	S's Court, Bronx County. Harry V. Lane	67 25
Jay Fin	70220			3-13-34	Municipal Courts. Samuel McKee	
Supreme Courts. Supreme Co	70902	2-15-34		3-14-34	Jay Finn O. J. Maigne Co	6 00
Hunter College.	100	2-28-34		3-16-34	Jay Finn	35 85 98 84
2505 2506				3-14-34	Hunter College. James A. Ryan Co	13 25
1959 12-93-3 3-14-34 Sostich Sales Co. 18 0	70552			3-14-34	Bainbridge, Kimpton & Haupt, Inc.	6 57
2-1-94 3-8-34 Criffin Crane Service 339 50	70549	12-29-33		3-14-34	Bostitch Sales Co	18 00
1,18-34 3-15-34 Cooperative Feet Service 94 66	69952	2- 1-34		3- 8-34	Griffin Crane Service	330 50
1936 1-17-34 3-15-34 W. ft. Welch Mig. Co. 7-22	70361	1-18-34		3-15-34	Triarch Botanical Products	21 00
10365 11-22-33 3-15-34 F. J. Kloes, Inc. 3 07	70363	1-17-34		3-15-34	W. M. Welch Mfg. Co	5 22
10214 1-2.34 3.13-34 William Bratter, Inc.	70365	11-22-33		3-15-34	F. J. Kloes, Inc.	3 00
1111 11-1-33 3-15-34 Fordham Hardware Co. 6 68	70214	1- 2-34		3-13-34	William Bratter, Inc.	11 70
1199 12-23-4 31-33 E. H. & A. C. Friedrichs Co.	71117	11- 1-33		3-15-34	Fordham Hardware Co	6.05
1-195 1-22-34 3-13-34 E. Steiger & Co. 5 4	71193	12-18-33		3-13-34	E. H. & A. C. Friedrichs Co	11 00
10286 3-13-34 Eaton Paper Corp. 4 5 7 7 7 7 7 7 7 7 7	71195	1-22-34		3-13-34	E. Steiger & Co	5 40
1908 12-19-33 3-13-34 Multistamp Co., Inc. 2 205 200 1 - 3-34 3-13-34 Multistamp Co., Inc. 2 205 205 200 1 - 3-34 3-13-34 Bainbridge Kimpton & Haupt, Inc. 1 3 3 200 1 - 3-34 3-13-34 Bainbridge Kimpton & Haupt, Inc. 1 3 3 200 1 3-13-34 Bainbridge Kimpton & Haupt, Inc. 2 3 4 3 3 3 3 4 5 3 4 5 5 5 5 5 5 5 5 5	70286	12 27 00		3-13-34	Eaton Paper Corp	8 62
1.3.34 3-13-34 Banibridge Kimpton & Haupt, Inc. 1.35	70288			3-13-34	Geo. W. Millar & Co., Inc.	13 30
3-15-34 Frances Hallock 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	70290			3-13-34	Bainbridge Kimpton & Haupt, Inc	1 35
3.16.34 Ward's Natural Science Estab., Inc. 35 32 32 33 31-34 Ward's Natural Science Estab., Inc. 35 32 32 33 31-34 E. C. Hunt	70554	12_4_31		3-15-34	Frances Hallock	1 05
1.17.34 3.13.34 Peckham Little & Co. 12.00	70318			3-14-34	Ward's Natural Science Estab., Inc	35 93
Total	70515	1 17 24		3-13-34	Peckham, Little & Co	12 00
3.14.34 Knickerbocker Towel Supply Co. 30 00		1-17-54	c	3-13-34	A. B. Dick Co	17 01
1999 3-2-34 3-14-34 West Pub. Co. 25 00				3-14-34	Knickerbocker Towel Supply Co	30 00
25 26 27 28 28 28 28 28 29 29 29	70901			3-14-34	West Pub. Co:	25 00
3-16-34 Frank W. Fox 5-21	70309	1- 9-34		3- 5-34 3- 5-34	O'Sullivan Linotype Composition Co O'Sullivan Linotype Composition Co	25 00 25 00
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THE CITY OF NEW YORK—MUNICIPAL ASSEMBLY.

BOARD OF ESTIMATE AND APPORTIONMENT.

Meeting of Friday, March 9, 1934.

The Board of Estimate and Apportionment Branch of the Municipal Assembly met pursuant to adjournment.

The Clerk called the roll, the following members being present: The Mayor; the Comptroller; the President of the Board of Aldermen; the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond.

Hon. Fiorello H. LaGuardia, the Mayor, presided.

The proceedings of the meeting held March 2, 1934, were approved.

On motion of the Mayor, and without objection, the rules of procedure were adopted for an additional period of thirty days.

On motion of the Chair, and without objection, the Mayor appointed a subcommittee consisting of the President of the Board of Aldermen and the President of the Borough of Manhattan to make a study of the rules of procedure.

The following message was received from the Board of Aldermen:

Communication, dated March 2, 1934, transmitting the following bills (two), certified as to passage on March 1, 1934, by the Board of Aldermen as a separate branch of the Municipal Assembly.

E. & A. Rec. No. 10 (B. of A. No. 6)—A local law authorizing the commissioner of buildings of the borough of Manhattan to reinstate Ermando P. Rubillo to the rank and grade he occupied and enjoyed prior to September fifteenth, nineteen hundred nineteen.

E. & A. Rec. No. 11 (B. of A. No. 10)—A local law to provide for the reassessment of the cost and expense of acquiring title to 219th street (Willow place) from 134th road (Broughton avenue) to 135th (5th) avenue, in the borough of Queens, city of New York.

-which, without objection, were referred to the Committee on Local Laws.

The Mayor moved that the Board stand in recess until called by the Chair, which, without objection, was so ordered.

The Board of Estimate and Apportionment Branch of the Municipal Assembly reconvened at 3.25 o'clock p. m.

The Clerk called the roll, the following members being present: The Mayor, the Comptroller; the President of the Board of Aldermen; the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond.

Hon. Fiorello H. LaGuardia, the Mayor, presided.

The Mayor introduced the following bill:

E. & A. Int. No. 16, Print No. 16—A local law to amend the Greater New York Charter, in relation to the foreclosure of tax liens and the right of the city of New York to purchase at a sale under such foreclosure or at any other judicial sale.

In connection with this bill, the Mayor thereupon presented the following message of necessity:

City of New York, Office of the Mayor.

To the Municipal Assembly of The City of New York:

It appearing to my satisfaction that the public interest requires it;

Therefore, in accordance with the provisions of section 13 of the City Home Rule Law and by virtue of the authority conferred upon me, I hereby certify to the necessity of the immediate passage of a proposed local law introduced in the Board of Estimate Branch of the Municipal Assembly by Mr. LaGuardia on March 9, 1934, entitled

A local law to amend the Greater New York Charter, in relation to the foreclosure of tax liens and the right of the city of New York to purchase at a sale under such foreclosure or at any other judicial sale.

Given under my hand at the City Hall in the City of New York this 9th day of March, in the year of Our Lord one thousand nine hundred and thirty-four.

undred and thirty-four.

F. LAGUARDIA, Mayor.

The Mayor moved the passage of the bill, which was thereupon given its final reading.

The Chair then put the question whether the Board would agree to the passage of

said bill, which, on roll call, was passed, receiving sixteen affirmative votes.

There being no further business, the Board, on motion unanimously adopted,

adjourned to meet on Friday, March 16, 1934, at 10.30 o'clock a. m.

PEARL BERNSTEIN, Clerk.

BOARD OF ESTIMATE AND APPORTIONMENT.

Minutes of Meeting of the Board of Estimate and Apportionment Held in Room 16, City Hall, Friday, March 9, 1934.

The Board met in pursuance of an adjournment.

Present-Fiorello H. LaGuardia, Mayor; W. Arthur C

Present—Fiorello H. LaGuardia, Mayor; W. Arthur Cunningham, Comptroller; Bernard S. Deutsch, President, Board of Aldermen; Samuel Levy, President, Borough of Manhattan; Raymond V. Ingersoll, President, Borough of Brooklyn; James J. Lyons, President, Borough of The Bronx; George U. Harvey, President, Borough of Queens, and Joseph A. Palma, President, Borough of Richmond.

The Mayor, Hon, Fiorello H. LaGuardia, presided.

Where no motion is recorded in the disposition of the following matters, the item was referred, as directed by the Chair, to which there was no objection.

Approval of Minutes (Cal. A).

The minutes of the meetings held February 16 and 26, 1934, as printed in the City Records of March 1 and 3, 1934, respectively, were approved.

PUBLIC HEARINGS.

Statutory.

On Changes in the City Map.

Borough of Queens.

Hearing in the Matter of Changing the Map or Plan of the City of New York by Changing the Southwesterly Line of New York Boulevard in Such a Way as to Close and Discontinue a Narrow Strip of the Street Between Linden Boulevard and a Point Northwest of 116th Avenue, Borough of Queens (Cal. No. 1).

The Secretary presented affidavit of publication showing that the matter had been duly advertised in accordance with a resolution adopted February 9, 1934 (Cal. No. 14), and a report, dated February 5, 1934, of the Acting Chief Engineer (printed in the minutes of the meeting of February 9, 1934) recommending:

1. That a public hearing be given concerning the map, that the hearing be closed and approval of the plan be deferred until the owner or owners of the property abutting upon the strip of New York boulevard to be closed and discontinued have presented an instrument satisfactory as to torm and sufficiency to the Corporation Counsel agreeing—

(a) To release and save harmless The City of New York from any and all claims or cause of action for damages against the City incidental to the closing and discontinuing of New York boulevard as shown on the map.

(b) To waive all claims and rights to an award for building damage in the opening proceeding.

(c) To refund to The City of New York a sum of money, plus interest, representing the prorated portion of the award received from the City for the land acquired for street purposes which it is proposed to close and discontinue.

(d) To apply to the Commissioners of the Sinking Fund for a release of the City's interest in the strip of New York boulevard to be closed and discontinued.

(e) To agree that upon the removal of the present structure on the strip of land to be closed, the railway company will cede the strip to the City of New York for street purposes upon the relaying out thereof as a part of New York boulevard.

That after the conditions designed to protect the City's interest have been satisfactorily complied with, the map be approved, such action being predicated upon a determination by the Board that the strip of New York boulevard is no longer needed for a public purpose.

3. That following the approval of the map the President of the Borough of Queens be requested to release jurisdiction over the strip of New York boulevard closed and discontinued to the Commissioners of the Sinking Fund in order that it may be disposed of by that body to the owner or owners of the abutting property.

4. That a copy of the map be forwarded to the Commissioners of the Sinking Fund for their information.

Charles Shankroff; and C. J. Noyes, representing the Jamaica Central Railway Company, appeared in opposition.

No one else appeared.

On motion of the President of the Borough of Queens, the hearing was closed and on motion of his Honor the Mayor, the matter was laid over one week (March 16, 1934) pending presentation of waivers by property owners, etc.

Borough of Richmond.

Hearing in the Matter of Changing the Map or Plan of the City of New York by Laying Out a Public Beach Along the Shore of Lower New York Bay from the United States Government Reservation at Fort Wadsworth to the United States Government Aviation Field at New Dorp, Excluding an Area Reserved for the Entrance to New Creek; and by Changing the Pierhead and Bulkhead Lines of Lower New York Bay Within the Limits of the Proposed Public Beach, Borough of Richmond (Cal. No. 2).

The Secretary presented affidavit of publication showing that the matter had been duly advertised in accordance with a resolution adopted February 9, 1934 (Cal. No. 15), and a report, dated February 2, 1934, of the Acting Chief Engineer (printed in the

minutes of the meeting of February 9, 1934) recommending:

1. That a public hearing be given concerning the map, that the hearing be closed and that approval thereof be deferred until the approval of the Commissioner of Docks

has been obtained.

2. That the President of the Borough be requested to submit a supplementary plan providing for properly terminating the street system at the inshore boundary of

the public beach.

3. That following approval of the map a resolution be adopted requesting the Secretary of War to modify the pierhead and bulkhead lines heretofore established for Lower New York Bay from the United States Government reservation at Fort Wadsworth to the United States Government Aviation Field at New Dorp to conform with the treatment shown upon the map presented, the application to be made through the New York Harbor Line Board.

The Secretary also presented a communication, dated March 3, 1934, from the Commissioner of Docks, returning the plan with his approval endorsed thereon and submitting the following suggestions:

1. That in order to avoid increased costs, the application to the Secretary of War for the modification of the bulkhead line be deferred until title to the proposed public beach is vested in the City.

2. That consideration be given to providing commercial facilities in the vicinity of Lincoln avenue.

3. That consideration be given to obtaining the approval of the army authorities in charge of the Miller Field Air Coast Defense.

4. That consideration be given to condemning riparian rights of the owners bound.

4. That consideration be given to condemning riparian rights of the owners bounding upon New Creek in order that a continuous beach may be provided.

Charles Shankroff appeared in opposition.

The following appeared in favor:

James Graham, property owner; Art Hedquist, Secretary of the Chamber of Commerce; Robert Molinari, representing United Civic League of Staten Island, and George Gatz and Charles Neu, representing the Midland Beach Colony Club.

No one else appeared.

On motion of his Honor the Mayor, the hearing was closed, the matter laid over one week (March 16, 1934) and the Secretary was directed to request the Commissioner of Docks to submit to the members of this Board an explanation of his suggest-tions with regard to the proposed map change.

On Franchises.

Hearing on the Form of Contract for the Grant of a Franchise to Green Bus Lines, Inc., to Maintain and Operate Motor Omnibuses on Routes M-1 (Madison and Chambers Streets) and M-3 (49th Street and 50th Street), Borough of Manhattan (Cal. No. 3).

(On February 9, 1934 (Cal. No. 18), the Board adopted a resolution fixing this day as the date for a public hearing on the proposed form of contract.)

Affidavits of publication were filed prior to the hearing.

Jacob I. Goodstein, representing the East Side Omnibus Corporation, appeared. No one else appeared.

On motion of the President of the Board of Aldermen the hearing was continued until April 5, 1934.

Hearing on the Form of Contract for the Grant of a Franchise to Green Bus Lines, Inc., to Maintain and Operate Motor Omnibuses on Routes M-2 (Spring

Lines, Inc., to Maintain and Operate Motor Omnibuses on Routes M-2 (Spring and Delancey Streets), M-4 (79th Street), M-5 (86th Street) and M-6 (96th Street), Borough of Manhattan (Cal. No. 4).

(On February 9, 1934 (Cal. No. 20), the Board adopted a resolution fixing this

(On February 9, 1934 (Cal. No. 20), the Board adopted a resolution fixing this day as the date for a public hearing on the proposed form of contract.)

Affidavits of publication were filed prior to the hearing.

M. B. Greenberg, representing the Green Bus Lines, Inc., appeared.

No one else appeared.

On motion of the President of the Board of Aldermen the hearing was continued until April 5, 1934.

Miscellaneous Hearings.

Borough of The Bronx.

Hearing on a Proposed Amendment of the Use District Map, Sections Nos. 1, 3 and 6, by Changing from a Residence District and a Business District to a Retail District, the Property Abutting Upon Grand Boulevard and Concourse from East 161st Street to a Line North of Bedford Park Boulevard on the Westerly Side, and to the Centre Line of East 201st Street on the Easterly Side, Etc., Borough of The Bronx (Cal. No. 5).

The Secretary presented affidavit of publication showing that the matter had been duly advertised in accordance with a resolution adopted December 16, 1932 (Cal. No. 176), fixing January 20, 1933, as the date for a public hearing and a report, dated December 9, 1932, of the Chief Engineer (printed in the minutes of the meeting of December 16, 1932), expressing the opinion that the Concourse should not be zoned for business uses. In recognition, however, of the unusually substantial sentiment in favor of the change on behalf of the owners of the property directly affected, as well as in view of the business development which now exists, the Board may desire as a compromise measure to consider the establishment of a retail district and in this event he suggested that in order to more fully develop the merits of the case a public hearing be given relating to a change from a residence district to a business district to a retail district for the section of the Concourse extending from East 161st street to a line 100 feet north of Bedford Park boulevard on the westerly side and to the centre line of East 201st street on the easterly side, together with incidental changes

from residence and business districts to retail and business districts in the immediately adjacent blocks, exclusive of the park properties adjoining the Concourse, and as more \$5,000,000. particularly shown upon a diagram accompanying the report.

The Secretary also presented: (1) Report, dated December 7, 1932, of the Commissioner of City Planning (printed in the minutes of the meeting of December 16, 1932 (Cal. No. 176), making certain recommendations and suggesting that a date be set for a public hearing.

(2) Communication, dated January 16, 1933, from the Fordham-Bedford Community Council, in opposition to the rezoning of the Grand Boulevard and Concourse from a residence to a business district.

(3) Communication, dated February 18, 1933, from the Bronx Board of Trade, in favor of rezoning as a retail district Grand Concourse from East 161st to East 201st

(4) Memorandum, dated March 20, 1933, from the Chief Engineer, stating that acknowledged protests to the proposed change have been received from two property owners, the Land Estates, Inc., and the Liberdar Holding Corporation, also from the New York Title and Mortgage Co., as guarantor of mortgage certificates for \$13,000,000 covering property fronting upon Grand Boulevard and Concourse. The holdings of the individual owners represent one per cent, of the irontages proposed to be altered which is insufficient to require a unanimous vote of the Board in order to make the change effective.

(5) Statement submitted by Dr. J. Lewis Amster, President of the Grand Concourse Association, Inc., in favor,

(6) Protests submitted by John Carrington Yates, representing Vincent Astor. (7) Petition favoring the change from the Taxpayers Alliance of The Bronx. (8) Protest (undated), from Milton Kleban and others to the inclusion of Grand Boulevard and Concourse from 161st street to 167th street, in the change.

(9) Memorandum, dated April 3, 1933, from the Chief Engineer, stating that additional protests to the proposed change have been received from John Carrington Yates, agent for Vincent Astor; Louis E. Kleban & Son, Inc., Walton-164th Street Corporation, Bronx Maternity Hospital, 955 Walton Avenue Corporation, Frank J. Miehfeld, Nyleo Realty Co., Inc., and the Andrew Freedman Home, but the signatures of the protestants are not acknowledged. These protests, in addition to those previously received, represent four per cent. of the frontages proposed to be altered, which is insufficient to require a unanimous vote of the Board in order to make the change effective.

The memorandum further stated that a communication, dated March 24, 1933, had been received from the Grand Concourse Association, Inc., stating that all owners of Concourse property have received a questionnaire with reference to the proposed change of zone and that there have been filed with the Board 211 replies favoring the proposed change from the owners of 80 per cent. of the entire Concourse frontage.

(10) Communication, dated April 7, 1933, from the Grand Concourse Association, in favor.

(11) Verified protests of property owners. (12) Memorandum, dated April 24, 1933, from the Chief Engineer, stating that seven additional protests to the proposed change have been received, some of which are improperly acknowledged. These protests, with those previously received represent seven per cent, of the frontages proposed to be altered which is insufficient to require a unanimous vote of the Board in order to make the change effective.

The Chief Engineer stated that a communication, dated April 19, 1933, has been received from the President of the Borough of The Bronx, submitting a list of new property owners along the Concourse who tayor the proposed change and three additional petitioners. The petitioners now represent 61 per cent. of the total frontages proposed

to be changed. (13) Communication (additional), dated April 27, 1933, from the President of the Borough of The Bronx, submitting additional list of petitioners in favor of rezoning.

(14) Memorandum, dated January 8, 1934, from the Chief Engineer, stating that in several communications received from the President of the Borough of The Bronx, he has transmitted the names of property owners along the Concourse who have requested the amendment. The holdings of these owners represent 63 per cent. of the area proposed to

Protests objecting to the proposed change have been received from 17 property owners. Their holdings represent 8 per cent, of the area proposed to be changed, which is insufficient to require a unanimous vote of the Board in order to make the amendment

(On January 20 (Cal. No. 12), February 17 (Cal. No. 7), March 24 (Cal. No. 16), April 7 (Cal. No. 6), April 28, 1933 (Cal. No. 8), January 12, 1934 (Cal. No. 13), the hearing was continued; on the latter date to this meeting, and referred to the Committee on City Plan and Public Improvements.)

No one appeared in opposition to or in favor of the proposed change. On motion of the President of the Borough of The Bronx, the Committee on City Plan and Public Improvements was discharged from further consideration of this matter; the hearing was closed and the matter referred to the President of the Borougi of The Bronx, without prejudice.

Borough of Queens.

Hearing on a Proposed Amendment of Use District Map, Section No. 30, by Changing from a Residence to a Business District the Property Abutting Upon the Northerly Side of Ocean Promenade from a Line West of Beach 116th Street to Beach 121st Street, Borough of Queens Cal. No. 6).

The Secretary presented affidavit of publication showing that the matter had been duly advertised in accordance with a resolution adopted February 9, 1934 (Cal. No. 16), and a report, dated January 30, 1934, of the Acting Chief Engineer (printed in the minutes of the meeting of February 9, 1934), recommending the amendment of Use District Map, Section No. 30, by changing from a residence to a business district the property abutting upon the northerly side of Ocean promenade to a depth of 100 feet from a line 100 feet west of Beach 116th street to Beach 121st street

(On February 9, 1934 (Cal. No. 16), this matter was also referred to the Committee on City Plan and Public Improvements.)

The Committee on City Plan and Public Improvements, which considered the matter at its meeting held on February 21, 1934, recommended approval of the amendment in accordance with the report of the Acting Chief Engineer.

The Secretary also presented: (1) Communication, dated March 6, 1934, from the Commissioner of Parks, urging that this Board deny the above application, inasmuch as the property sought to be changed adjoins the northerly side of the boardwalk, which is under the jurisdiction of the Park Department and not under the jurisdiction of the Borough President, who recommended the change. Furthermore, this property was given to the City under the condition that it would be kept forever open, to preserve light, air and access to the ocean to the property owners adjoining it on the north. The proposed change, therefore, is contrary to the terms of the original deed of gift, jeopardizing to the title of the City to this land as well as contrary to proper zoning principles affecting areas adjacent to

(2) Communication, dated March 6, 1934, from Clinton T. Roe, requesting an opportunity to be heard.

Clinton T. Roe, representing property owners, appeared and stated that he would consent to the withdrawal of the petition on behalf of his clients. Thereupon the President of the Borough of Queens withdrew the matter.

No one else appeared.

On motion of the President of the Borough of Queens, the hearing was closed and the matter was ordered filed.

Informal Hearings.

Informal Hearing in the Matter of the Selection of a Site for a Civic Centre, Borough of Queens (Cal. No. 7).

(On January 19, 1934 (Cal. No. 55), the matter was laid over until January 26, 1934.)

The Secretary presented a report, dated January 13, 1934, of the Chief Engineer (printed in the minutes of the meeting of January 26, 1934), stating that the Borough President has informally urged that this matter be considered by the Board in order that an application may be made to the Federal government for funds to finance the project. The Borough President and civic organizations have submitted for consideration proposed sites at Long Island City, Thomson Hill, Juniper Valley, Elmhurst, Kew Gardens, Jamaica and at the Parental Home. These sites vary in area from seven all the property abutting the portion of West 248th street proposed to be discontinued.

acres to about 175 acres and the assessed valuations vary from about \$200,000 to

In view of the present financial situation, it is doubtful if the City is in a position to purchase land for a civic centre, and it is believed that the Federal government would not advance funds for this purpose. On the basis of this assumption the development of the Parental Home site, which has an area of about 38 acres, would appear to be the only site that could be proceeded with immediately and even in this event the land would have to be released by the Board of Education.

Through the absence of proper City planning, adequate civic centres have not been provided in any of the Boroughs, but in the Boroughs of Queens and Richmond there are still large undeveloped areas where sites could still be obtained at a reasonable cost, and proper planning would appear to clearly dictate the necessity of giving this question serious consideration.

The Chief Engineer expressed the opinion that under existing conditions the Board should determine the following questions:

1. Is it desired to construct a civic centre in the Borough of Queens at the present time through an application for Federal funds to finance the project?

Are there funds available to purchase land for a site for a civic centre? 3. If no funds are available to purchase a site, does the Board favor the selection and improvement of the Parental Home site?

The Committee of the Whole, to which this matter was referred on January 26 1934 (Cal. No. 55), directed that it be restored to the calendar for the meeting of February 9, 1934, for the purpose of fixing March 9, 1934, as the date for an informal

hearing on the question of the selection of a site. (On February 9, 1934 (Cal. No. 17), a resolution was adopted fixing this day as

the date for an informal public hearing.) On motion of his Honor the Mayor the Board resolved itself into the Committee of the Whole (the Comptroller presiding) for the purpose of conducting an informal

hearing on this matter. When the Board resumed in session his Honor the Mayor, on behalf of the Committee of the Whole, which considered the matter, as well as communications, maps, etc., relative thereto at the informal hearing, at which numerous persons appeared and were heard, announced that it had come to no conclusion and recommended that the matter

On motion of his Honor the Mayor the informal hearing was closed and the matter referred back to the Committee of the Whole.

informal Hearing on the Petition of Elizabeth V. B. Slattery, Submitted by Messrs. Nevius, Brett & Kellogg, Attorneys, Requesting Reconsideration of the Action Taken by This Board on December 22, 1933 (Cal. No. 73), Denying Her Application for an Accidental Death Pension as the Beneficiary of John R. Slattery, Deceased, Member of the Retirement System, and Requesting a Hearing Upon the Grounds Set Forth in Her Petition (Cal. No. 8).

(On February 2, 1934 (Cal. No. 14), the Board adopted a resolution fixing this day as the date for an informal hearing, and the matter was referred to the Corporation Counsel.)

The Secretary presented: (1) Report, dated March 1, 1934, of the Corporation Counsel, advising that the

Board of Estimate and Apportionment has no power to reopen and reconsider the action taken by the prior Board on December 22, 1933, denying the application of the petitioner for an accidental death pension and stating that the decision of the Appellate Division, under the Workmen's Compensation Law, appears not to be conclusive upon the Board of Estimate and Apportionment under the Retirement Law.

(2) Findings, dated May 24, 1933, of the State Industrial Board, submitted by Franklin Nevius, attorney, representing Elizabeth V. B. Slattery.

The following appeared:

remain in said Committee.

Franklin Nevius, representing petitioner; Ralph L. Van Name, representing New York City Employees' Retirement System; John H. Delaney, Chairman of the Board of Transportation; and Stewart Browne, President of the United Real Estate Owners'

On motion of his Honor the Mayor, the informal hearing was closed; the matter was laid over until April 27, 1934, and referred to the Corporation Counsel for opinion. Note-The attorney for the petitioner is to submit brief to this Board which, when received, is to be referred to the Corporation Counsel.

Fixing Dates for Future Hearings.

Street System-Territory Bounded by Palisade Avenue, West 254th Street, Sycamore Avenue, West 249th Street, Independence Avenue, West 247th Street and Its Westerly Prolongation and West 248th Street, The Bronx-Changing and Establishing Lines and Grades and Discontinuing

(On December 8, 1933 (Cal. No. 178), this matter was referred to the Chief Engineer of the Board.)

The Secretary presented a communication, dated November 14, 1933, from the Acting President of the Borough of The Bronx, herein, and the following report of the Acting Chief Engineer:

Report No. 50032. February 21, 1934. Hon. Figrello H. LaGuardia, Mayor, Chairman, Board of Estimate and Apportionment:

Sir-At the meeting of the Board of Estimate and Apportionment held on December 8, 1933 (Cal. No. 178), the Chief Engineer was instructed to submit a report concerning a map providing for changing and establishing the lines and grades of the street system within the territory bounded approximately by Palisade avenue, West 254th street, Sycamore avenue, West 249th street, Independence avenue, West 247th street and its westerly prolongation, including discontinuing of portions of West 248th street and Sycamore avenue, Borough of The Bronx, which was made the subject of a communication addressed to the Board by the Acting President of the Borough under date of November 14, 1933.

The map provides for discontinuing the lines of West 248th street as heretofore established from Palisade avenue to Independence avenue; for re-establishing them in a position ranging from coincidence with the present lines where they intersect Independence avenue to a maximum of about 225 feet southerly thereof at Palisade avenue; for discontinuing Sycamore avenue from West 247th street to West 249th street; and for establishing a block dimension heretofore lacking on the southerly side of West 254th street from Palisade avenue to Sycamore avenue.

Grades are proposed for the new West 248th street conforming reasonably close to the existing surface considering the rugged topography of this territory. A slight adjustment in the established elevations at the intersection with Palisade avenue is also proposed for the purpose of conforming more closely with existing conditions.

An inspection shows that the portion of West 248th street proposed to be discontinued embraces a private road (Spauldings lane), which is paved and used at widths ranging from 20 to 40 feet; that Palisade avenue is used south of West 248th street at a width of about 30 feet; but that the other streets affected are not marked upon the ground and no buildings are adversely affected.

The President of the Borough advises that the proposed change was approved by the Local Board of Van Courtlandt on June 21, 1933. The engineer for the owners of property abutting the new street states in a communication addressed to your engineer under date of February 1, 1934, that the purpose of the map is to lay out a street bisecting this property and to provide a layout which will afford a better grade and conform more closely to topographical conditions than the established layout. He also states that the owner of the property on the north side of Spauldings lane, the present 248th street, joined in the petition to discontinue the street; is aware of the effect on her property; and is a part owner of the property abutting the proposed new street.

The proposed layout of West 248th street will permit of a more advantageous development of the abutting property, but will have the effect of impairing access and egress from the private road (Spauldings lane) embraced within the present lines of West 248th street when the new street is physically improved, but, in view of what is understood to be the attitude of owners affected by the change, I can see no objection to affording the map favorable consideration, providing the interests of the City are favorably protected. The City has not acquired title to either of the streets proposed to be discontinued.

I would recommend that a public hearing be given concerning the map; that the hearing be closed and that formal approval be deferred until the owner or owners of

have submitted an instrument satisfactory in form and sufficiency to the Corporation

(a) Certifying they are the owner or owners of property having the right to use the existing private road embraced within the lines of West 248th street as heretofore established, and that the proposed change in the location of West 248th street is satisfactory to them.

(b) Agreeing to release and discharge The City of New York from any and all claims or causes of action for damages against the City incidental to the relocation of West 248th street. Respectfully, VERNON S. MOON, Acting Chief Engineer.

The following resolution was offered:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of the City of New York, by changing and establishing the lines and grades of the street system within the territory bounded approximately by Palisade avenue, West 254th street, Sycamore avenue, West 249th street, Independence avenue, West 247th street and its westerly prolongation, including discontinuing portions of West 248th street and Sycamore avenue, Borough of The Bronx, in accordance with a map bearing the signature of the Secretary of the Board of Estimate and Apportionment and dated

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on Friday, April

13, 1934, at 10.30 o'clock a. m. Resolved. That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the CITY RECORD for 10 days continuously, Sundays and legal holidays excepted, prior to the 13th day of April, 1934.

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Little Neck Parkway from the Boundary Line Between the City of New York and Nassau County to Northern Boulevard, Borough of Queens-Changing Lines and Grades (Cal. No. 10).

(On March 4, 1932 (Cal. No. 159), this matter was referred to the Chief Engineer of the Board.) The Secretary presented a communication, dated January 20, 1932, from the Acting

President of the Borough of Queens, herein, and the following report of the Acting Chief Engineer:

Report No. 48109.

March 5, 1934.

Hon, Florello H. LaGuardia, Mayor, Chairman, Board of Estimate and Apportionment: Sir-At the meeting of the Board of Estimate and Apportionment held on March 4, 1932 (Cal. No. 159), the Chief Engineer was instructed to submit a report concerning a map providing for changing the lines and grades of Little Neck parkway from the

boundary line between the City of New York and Nassau County to Northern boulevard, Borough of Queens, which was made the subject of a communication addressed to the Board by the Acting President of the Borough under date of January 20, 1932. The map provides for widening Little Neck parkway from 60 feet, as heretofore laid out, generally to 80 feet between 38th avenue and Depew avenue and for modifying

the lines where heretotore laid out 80 teet wide between the City line and 38th avenue, in order to provide a uniform width between the City line and Depew avenue, to lessen damage to buildings and to improve the alignment. The width now proposed conforms with the recommendation contained in Keport No. 45668, dated January 21, 1931, of the Chief Engineer concerning the matter of acquiring title to Little Neck parkway from Depew (Deppe) avenue to the City line at Nassau County, a proceeding for which was authorized by the Board on March 6, 1931. An amendment of this proceeding will be required if the map is approved. The grade changes are incidental to the change

The section of the street now under consideration together with continuing sections will ultimately provide an important cross-Borough thoroughfare extending from the Nassau County line southwardly to Hillside avenue. The spur of Little Neck parkway extending eastwardly from 250th street to Northern boulevard is to be retained 60 feet wide as heretofore laid out, which width would appear to be adequate as practically all of the north and south traffic will ultimately tollow the 250th street, Marathon parkway route.

An inspection shows that Little Neck parkway is paved part width and that side-walks have been constructed through short sections. With the exception of one 21/2-story apparently no buildings encroach.

The Long Island Railroad crosses Little Neck parkway at grade between 39th avenue and 39th road. The railroad area is to be excluded from consideration until such time as necessity warrants the widening and construction of a bridge at this crossing,

The map appears to be a proper one and its approval is recommended after a public hearing with the understanding that the proceeding for acquiring title to Little Neck parkway will be amended to relate to the lines of the street as shown upon the map and with the further understanding that 250th street between Depew avenue and Northern boulevard will be laid out and widened to form an adequate connection between Little Neck parkway and Marathon parkway.

VERNON S. MOON, Acting Chief Engineer. Respectfully,

The following resolution was offered:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of the City of New York, by changing the lines and grades of Little Neck parkway from the boundary line between The City of New York and Nassau County to Northern boulevard. Borough of Queens, in accordance with a map bearing the signature of the President of the Borough and dated December 30, 1931.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on Friday, April 13, 1934, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting to the Board to be held at the aforesaid time and place, to be published in the CITY RECORD for 10 days continuously, Sundays and legal holidays excepted, prior to the 13th day of April, 1934.

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

125th Street from 111th Avenue to Linden Boulevard, Borough of Queens-Changing Grades (Cal. No. 11).

(On February 9, 1934 (Cal. No. 39), this matter was referred to the Acting Chief Engineer of the Board.)

The Secretary presented a communication, dated January 26, 1934, from the Acting President of the Borough of Queens, herein, and the following report of the Acting Chief Engineer:

Report No. 50047. March 3, 1934.

Hon. Figrello H. LaGuardia, Mayor, Chairman, Board of Estimate and Apportionment. Sir-At the meeting of the Board of Estimate and Apportionment held on Feb ruary 9, 1934 (Cal. No. 39), the Chief Engineer was instructed to submit a report concerning a map providing for changing the grades of 125th street from 111th avenue to Linden boulevard, Borough of Queens, which was made the subject of a communication addressed to the Board by the Acting President of the Borough under date of January 26, 1934.

The map relates to one block or a length of 600 feet of this street and provides for adjusting the grades to more nearly conform to existing surface improvements, resulting in changes ranging from about 1/4 of a foot above to about one foot below the established street elevations and in one instance in an extremely flat gradient for a short section of the street. Adequate surface drainage, however, can be supplied by the installation of special gutter treatment.

An inspection shows that 125th street is roughly graded and flagged. The abutting property is fully developed and improved with two-story dwellings and stores erected in conformity with the existing street surface which will be benefited by the grades

The map appears to be a proper one and its approval is recommended after a public hearing. Respectfully, VERNON S. MOON, Acting Chief Engineer.

The following resolution was offered:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of the City of New York, by changing the grades of 125th street from 111th avenue to Linden boulevard, Borough of Queens, in accordance with a map bearing the signature of the President of the Borough and dated December 8, 1933.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on Friday,

April 13, 1934, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting to the Board to be held at the aforesaid time and place, to be published in the CITY RECORD for 10 days continuously, Sundays and legal holidays excepted, prior to the 13th day of April, 1934.

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Steinway Creek; and Bowery Bay and Flushing Bay from Steinway Creek to Harper Avenue, Borough of Queens-Changing and Establishing Pierhead and Bulkhead Lines (Cal. No. 12).

(On March 2, 1934 (Cal. No. 52), this matter was referred to the Acting Chief Engineer of the Board.)

The Secretary presented a communication, dated February 10, 1934, from the Acting President of the Borough of Queens, herein, and the following report of the Acting Chief Engineer:

Report No. 50057.

Hon. FIORELLO H. LAGUARDIA, Mayor, Chairman, Board of Estimate and Apportionment: Sir-At the meeting of the Board of Estimate and Apportionment held on March 2, 1934 (Cal. No. 52), the Chief Engineer was instructed to submit a report concerning a map providing for changing and establishing the pierhead and bulkhead lines of Steinway Creek; and of Bowery Bay and Flushing Bay from Steinway Creek to Harper avenue, Borough of Queens, which was made the subject of a communication addressed to the Board by the Acting President of the Borough under date of February 10, 1934.

The harbor lines of Steinway Creek north of 19th avenue and of Bowery Bay and Flushing Bay have been established by the Secretary of War at various dates between 1891 and 1921, but only disconnected portions have been incorporated on the

City plan.

The map under consideration provides for establishing the harbor lines, where not heretofore established; for discontinuing the present bulkhead lines of Bowery Bay and Flushing Bay from Steinway Creek to a point about 1,400 feet southwest of Harper avenue; for establishing a new bulkhead line 500 feet further outshore extending from Steinway Creek in southeasterly, northeasterly and southeasterly directions to an angle located about 650 feet northwest of the easterly boundary of the North Beach Airport, thence continuing to an intersection with the established pierhead line at a point about 1,050 feet east of the airport boundary; for converting the present pierhead line to a combined pierhead and bulkhead line from the intersection just described to a point hereinbefore mentioned 1,400 feet southwest of Harper avenue, and for correcting established angles and dimensions at various points.

The City has acquired title to the land fronting on Flushing Bay between lines about 1,600 feet and 7,500 feet east of the airport and a proceeding for acquiring title to the intervening property, for use in developing Grand Central parkway extension, is under consideration. Information has also been presented to show that permission has been granted by the War Department to the Curtiss Airport Corporation and to other owners further west to fill their property inshore of the proposed bulkhead lines.

Harbor line maps indicate that the depth of water inshore of the proposed bulkhead lines ranges from 2 to 4 feet at mean low water and that the shallow water extends outshore for a considerable distance.

The proposed changes in the harbor lines do not appear to adversely affect the rests of commerce and navigation but it will be necessary to obtain the Secretary of War before the plan can be made effective. The approval of the Commissioner of Docks has been obtained.

I would recommend:

That the map be approved after a public hearing.

Following approval of the map a resolution be adopted requesting the Secretary of War to modify the pierhead and bulkhead lines heretofore established for Steinway Creek; and for Bowery Bay and Flushing Bay from Steinway Creek to Harper avenue. to conform with the treatment shown upon the map presented, the application to be made through the New York Harbor Line Board.

VERNON S. MOON, Acting Chief Engineer. Respectfully,

The following resolution was offered:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of the City of New York, by changing and establishing the pierhead and bulkhead lines of Steinway Creek, and of Bowery Bay and Flushing Bay from Steinway Creek to Harper avenue, Borough of Queens, in accordance with a map bearing the signature of the President of the Borough and dated January 15, 1934.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on Friday, April 13, 1934, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the CITY RECORD for 10 days continuously, Sundays and legal holidays excepted, prior to the 13th day of April, 1934.

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Territory Bounded by Sheridan Square, Barrow Street and a Line East of 7th Avenue South, Borough of Manhattan-Amendment of Building Zone Resolution by Changing Use Restrictions (Cal. No. 13).

(On March 2, 1934 (Cal. No. 37), this matter was referred to the Acting Chief Engineer of the Board.)

The Secretary presented a verified petition of the M. Hallanan Realty Corporation; protests of property owners, herein, and the following report of the Acting Chief

Report No. 50056. March 5, 1934.

Hon. Figrello H. LaGuardia, Moyor, Chairman, Board of Estimate and Apportionment: Sir-At the meeting of the Board of Estimate and Apportionment held on March 2, 1934 (Cal. No. 37), the Chief Engineer was instructed to submit a report concerning the petition of the M. Hallanan Realty Corporation requesting a change from a residence to a business district for the property bounded by Sheridan square, Barrow street and a line 100 feet east of 7th avenue, in the Borough of Manhattan.

At the same time protests were submitted by three property owners objecting to the proposed change. The signatures of the protestants were sworn to but not acknowledged, and although their holdings are located on the southerly side of Barrow street, they are not directly opposite the property sought to be changed and therefore not directly affected by the change.

The petitioner owns 82 per cent, of the area under consideration and states that it is desired to use the property for business purposes. Evidence has been presented indicating that the rule of the Board regarding the posting and service of notices has been complied with.

Upon the use map the property in question is zoned as a residence district and the opposite frontages of Barrow street and Sheridan square are similarly zoned. The adjacent property fronting upon 7th avenue is unrestricted. The only exception to the existing zoning granted by the Board of Appeals in the area under consideration is the gored corner of a lot located at the southwesterly corner of Sheridan square and Grove street which extends about 20 feet into the residence district, and permission was granted to erect a bank building covering the entire lot.

An inspection shows that the property sought to be changed is fully improved with a hotel and four old buildings used as dwellings or apartments. A real estate office occupies the ground floor at the corner of Sheridan square and Parrow street. The opposite side of Sheridan square is improved by modern apartment buildings, one of which contains a store on the ground floor fronting upon Grove street. The southerly side of Barrow street directly opposite the area sought to be changed is occupied by an eight-story loft building said to be largely used for printing offices and two buildings used as night clubs, to the west of which are dwellings, apartment buildings and a community house. In the adjacent unrestricted district there are dwellings, apartment buildings, stores, night clubs and a gasoline service station.

In 1920 a petition was submitted requesting a change from a residence to a business district for the frontages of Sheridan square including most of the property now under consideration. The Chief Engineer recommended the change but the petition was later withdrawn. In 1924 a petition requesting a change from an unrestricted to a business district for a considerable portion of Varick street and 7th avenue, including the area adjacent to that now sought to be changed, was denied by the Board. The Chief Engineer recommended such action since 7th avenue was laid out so that it cut diagonally across the existing street system and thus gored most of the lots, and it was felt that the zoning should offer the maximum encouragement for developing the frontages of

The area now sought to be changed consists of a triangular shaped plot comprising about one-quarter of the block bounded by Sheridan square, Barrow street and 7th Avenue South, the remainder of which is unrestricted. Although the opposite side of Barrow street is zoned for residence use the frontages directly opposite those under consideration are used entirely for business purposes. Under these conditions it is felt that the property sought to be changed has become undesirable for strictly residence purposes and therefore the request of the petitioner appears reasonable,

I would recommend the amendment of Use District Map, Section No. 12, by changing from a residence to a business district the territory bounded by Sheridan square, Barrow street and a line 100 feet east of 7th Avenue South.

VERNON S. MOON, Acting Chief Engineer. Respectfully,

The following resolution was offered:

Resolved, That the Board of Estimate and Apportionment hereby fixes Friday, April 13, 1934, at 10.30 o'clock a. m., and the City Hall, Borough of Manhattan, City of New York, as the time and place for a public hearing on a proposed amendment of the Use District Map, Section No. 12, by changing from a residence district to a business district, the property within the territory bounded by Sheridan square, Barrow street and a line 100 feet east of 7th Avenue South, Borough of Manhattan.

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx. Queens and Richmond-16.

90th Avenue from the Rockaway Beach Division of the Long Island Railroad to 102d Street, Borough of Queens-Amendment of Building Zone Resolution by Changing Use Restrictions (Cal. No. 14).

(On January 19 (Cal. No. 75), and February 2, 1934 (Cal. No. 40), these matters were referred to the Acting Chief Engineer of the Board.)

The Secretary presented a verified petition of the Carl Follen Holding Corporation and others, acknowledged protests of property owners, herein, and the following report of the Acting Chief Engineer:

February 23, 1934.

Hon. FIORELLO H. LAGUARDIA, Mayor, Chairman, Board of Estimate and Apportionment: Sir-At the meeting of the Board of Estimate and Apportionment held on January 19, 1934 (Cal. No. 75), the Chief Engineer was instructed to submit a report concerning the petition of the Carl Follen Holding Corporation and 40 other property owners requesting a change from an unrestricted and a business district to a residence district for 90th avenue from the Rockaway Beach Division of the Long Island Railroad to 102d street, in the Borough of Queens.

On February 2, 1934 (Cal. No. 40), acknowledged protests were submitted by four property owners objecting to the proposed change. They state that their property is adjoined by industrial establishments and the proposed change of zone would cause them substantial damage. Their holdings represent 20 per cent, of the area sought to be changed, which is sufficient to require a unanimous vote of the Board in order to make the change effective.

The petitioners own 74 per cent. of the area under consideration as well as most of the immediately adjacent area to the north and south and the opposite corners of 102d street. Evidence has been presented indicating that they have complied with the rules of the Board regarding the posting and service of notices.

Upon the use map 90th avenue is zoned as a business district for a distance of 100 feet west of 102d street and as an unrestricted district for the remaining distance to the railroad, the right-of-way of which is also unrestricted. The property to the north is zoned as a residence district while that to the south is unrestricted with the exception of the business district relating to 102d street. The easterly side of 102d street is zoned as a business district, to the east of which there is a residence district. Upon the area map the property in question is located in a D area district.

An inspection shows that the property sought to be changed is fully improved with 16 detached dwellings and the frontages east of 102d street are in general similarly improved. There are dwellings and apartment buildings on 102d street. 100th street, laid out adjacent to the railroad, is not defined upon the ground and the street area is occupied by a dwelling fronting upon 90th avenue and a brick bakery building fronting upon 91st avenue. The tracks of the Long Island Railroad are carried upon an embankment about 10 feet above the grade of 90th avenue.

When the zoning resolution was adopted in 1916, the territory south of Jamaica avenue between the Long Island Railroad and 102d street, including the property sought to be changed, was zoned as an unrestricted district, evidently for the reason that in general, areas adjacent to railroad lines are considered particularly adaptable for garages, coal yards and other industrial uses essential in every community. In this case, however, it would be difficult to obtain sidings as the railroad is on an embankment. In the case of 90th avenue no industrial development has taken place. Immediately in the rear of the southerly side of 90th avenue, however, there are a garage, a gasoline station and a bakery.

In 1922, the westerly side of 102d street from Jamaica avenue to 91st avenue was changed from an unrestricted district to a business district and 89th avenue from the railroad to 102d street was changed from an unrestricted district to a residence district as the result of petitions from property owners requesting these changes. In the case now under consideration the change is requested by the owners of three-quarters of the area involved. While 192d street is zoned for business, it is developed largely along residential lines.

The principal question at issue would appear to be, is it reasonable to retain business and unrestricted designations for property developed entirely along residential lines when a large majority of the owners desire to protect their holdings from business or industrial uses? The opinion is expressed that the conditions outlined in this report justify the request that the zoning be changed to conform with the existing use of the property.

I would recommend the amendment of Use District Map, Section No. 18, by changing from an unrestricted and a business district to a residence district the property abutting upon both sides of 90th avenue, to a depth of 100 feet, from the Rockaway Beach Division of the Long Island Railroad to 102d street.

VERNON S. MOON, Acting Chief Engineer. Respectfully,

The following resolution was offered: Resolved, That the Board of Estimate and Apportionment hereby fixes Friday April 13, 1934, at 10.30 o'clock a. m., and the City Hall, Borough of Manhattan, City of New York, as the time and place for a public hearing on a proposed amendment of the Use District Map, Section No. 18, by changing from an unrestricted district of the Board.)

and a business district to a residence district, the property abutting upon both sides of 90th avenue, to a depth of 100 feet, from the Rockaway Beach Division of the Long Island Railroad to 102d street, Borough of Queens.

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

54th (1st) Street from Northern Boulevard (Jackson Avenue) to Woodside Avenue, Etc., Borough of Queens-Reapportionment of Cost in Proceeding for Acquiring Title (Cal. No. 15).

(On March 24, 1933 (Cal. No. 177), this matter was referred to the Chief Engineer of the Board.)

The Secretary presented a verified petition of Henry Moskowitz and others, herein, and the following report of the Acting Chief Engineer:

Report No. 50029. February 20, 1934.

Hon. Figrello H. LaGuardia, Mayor, Chairman, Board of Estimate and Apportionment: Sir-At the meeting of the Board of Estimate and Apportionment held on March 24, 1933 (Cal. No. 177), there was presented the petition of Henry Moskowitz and several other property owners, for relief from assessment in the proceeding for acquiring title to 54th (1st) street from Northern boulevard (Jackson avenue) to Woodside avenue, subject to the right, if any, of the New York Connecting Railroad Company, and of the Long Island Railroad Company, Borough of Queens.

This preceeding was authorized by resolutions of the Board, adopted on May 24, 1928, and amended November 7, 1929, with provision for assessing the entire cost upon a local area extending to the middle line of the blocks on each side of the street.

The proceeding relates to four blocks, or a length of about 2,100 feet of 54th street which has been assigned a width, generally, of 60 feet. To admit of carrying out sewer construction, title has been vested in the City to the two blocks between 37th avenue and 39th avenue and to two individual parcels at Broadway in connection with construction of the rapid transit line in Broadway.

The tentative decree of the court in the proceeding shows that the total estimated cost is about \$69,000, of which about \$34,000 is the total award for lands, about 19,000 the total awards for improvements, and the remainder, or about \$16,000, interest charges, incidental expenses and contingencies. The court proposes to place upon The City of New York one-third of the building damage, or about \$6,383, representing about nine per cent. of the entire cost of the proceeding, and to assess the remaining cost upon the frontage at the rate of about \$1,000 per lot, 25 feet by 100 feet, where a complete new opening is provided, at a rate of about \$600 where a widening is effected, and at rates ranging from about \$70 to about \$300 per lot where dedication to the full mapped width of the street has been established.

The petitioners allege that the assessments proposed to be levied on their lands are confiscatory, that unless substantial relief is granted it will be impossible for them to pay the assessments. They accordingly request that the cost of this proceeding be paid out of the General Tax Budget or that the assessments be otherwise substantially reduced.

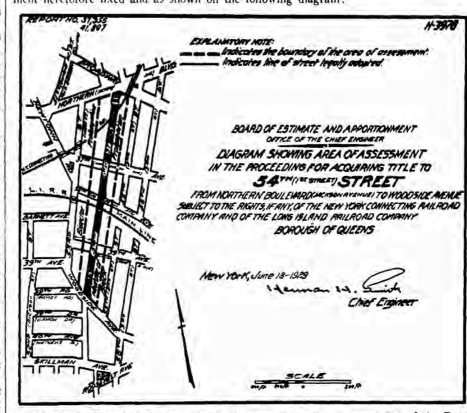
The application of the Board rules to this case shows that the local area is entitled to about 19 per cent. relief and that this proportion of the local assessment is chargeable to the Borough of Queens. The Borough's share, together with the assessment placed upon the City by the court, amounts to about 26 per cent. of the total cost of the proceeding.

I would recommend that after giving a public hearing the cost of the proceeding be reapportioned by placing upon the Borough of Queens 26 per cent, of the entire cost and expense, less the share of the awards for building damage which the court may place upon The City of New York, to be collected with the taxes in a single payment; and by placing the remaining 74 per cent. upon the local area of assessment heretofore fixed. Respectfully, VERNON S. MOON, Acting Chief Engineer.

The following was offered:

Whereas, The Board of Estimate and Apportionment by resolutions adopted on May 24, 1928, and amended on November 7, 1929, authorized proceedings for the acquisition of title to the real property required for the opening and extending of 54th (1st) street from Northern boulevard (Jackson avenue) to Woodside avenue, subject to the rights, if any, of the New York Connecting Railroad Company and of the Long Island Railroad Company, Borough of Queens; and directed that the entire cost and expense of the proceedings be assessed upon the real property within the area of assessment described in the resolutions of authorization; and

Whereas, The Board of Estimate and Apportionment is considering the advisability of reconsidering its determination as to the distribution of the cost and expense of the aforesaid proceedings and of making a new determination concerning the same, in accordance with the provisions of the Greater New York Charter, as amended, by placing upon the Borough of Queens 26 per cent, of the entire cost and expense of the proceedings, less the share of the awards for buildings taken which the court may place upon The City of New York (to be collected with the first tax levy subsequent to the entry of the final decree in the proceedings), and by assessing the remaining 74 per cent, of such cost and expense upon the real property within the area of assessment heretoiore fixed and as shown on the following diagram:



Resolved, That this Board consider the proposed action at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on Friday, April 13, 1934, at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the City Record for 10 days continously, exclusive of Sundays and legal holidays prior to Friday, April 13, 1934.

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Linden Boulevard (114th Avenue-Ridge Avenue-Ulster Avenue-135th Avenue), North Conduit Avenue, Dumont (135th) Avenue and 80th Street, Borough of Queens-Amendment of Proceeding for Acquiring Title, and Reapportionment of Cost (Cal. No. 16).

(On October 6, 1933 (Cal. No. 166), this matter was referred to the Chief Engineer

The Secretary presented petitions of Hon. Maurice A. Fitzgerald, Hon. John J. Lenihan, Hon. John T. O'Connell, and a large number of civic and political organizations, herein, and the following report of the Acting Chief Engineer:

Report No. 49977. February 27, 1934.

Hon. FIGRELLO H. LAGUARDIA, Mayor, Chairman, Board of Estimate and Apportionment: Sir-At the meeting of the Board of Estimate and Apportionment held on October 6, 1933 (Cal. No. 166), there were presented petitions from Hon. Maurice Λ. Fitzgerald, Hon. John J. Lenihan, Hon. John T. O'Connell, and a large number of civic and political organizations, requesting the Board to amend the proceeding for acquiring title to Linden boulevard from Sunrise highway to Sutphin boulevard, Borough of Queens, so as to exclude therefrom all property except that to which title has already been vested in the City.

The petitioners state that the proceeding to acquire Linden boulevard was authorized for the purpose of providing an extension of Linden boulevard in the Borough of Brooklyn to the Southern State parkway in Nassau County. They point out that since the authorization of the proceeding the State of New York has agreed to construct the desired connection by way of Sunrise highway and Laurelton parkway, thus making unnecessary the connection by way of Linden boulevard as proposed to be acquired in the proceeding under consideration. The petitioners also point out that the desired amendment will result in the avoidance of burdensome assessments inasmuch as the present proceeding involves the taking of a great amount of valuable private property,

including part of the Aqueduct race track.

The proceeding in question affects a length of about three miles of Linden boulevard, which has a mapped width of 80 feet. The proceeding was initiated by resolution of the Local Board of the Jamaica District, adopted on May 7, 1927, upon the petition of the Borough President in order to secure an important traffic artery connecting with Southern State parkway. It was not petitioned for by any local property owners to serve a local need. The proceeding was authorized by resolution of the Board of Estimate and Apportionment, adopted on June 17, 1927 (Cal. No. 5). By resolution adopted on November 14, 1929 (Cal. No. 47), the proceeding was amended by including provision for acquiring title to North Conduit avenue from Dumont avenue to 133d avenue; Dumont avenue from North Conduit avenue to Linden boulevard, and the short section of 80th street from 133d avenue to North Conduit avenue. Provision was made for assessing the entire cost of the proceeding, as amended, on a local area of benefit comprising the territory adjoining the streets to a depth of about 1,000 feet on each side.

Title has been vested in the City by resolutions of the Board to the short section of Linden boulevard between 140th street and Sutphin boulevard and to North Conduit avenue from Dumont avenue to 133d avenue in order to admit of carrying out either sewer or grading improvements. To admit of carrying out an urgent sewer improvement, provision should be made at an early date for the vesting of title to Linden boulevard from Woodhaven boulevard to the Rockaway Beach Division of the Long Island Railroad. This short section of Linden boulevard is in use to its full mapped

The proceeding is about ready for trial and the Assistant Corporation Counsel in charge has furnished information to show that the dedication to public use of Linden boulevard for its full mapped width of 80 feet can be established between Woodhaven boulevard and the Rockaway Beach Division of the Long Island Railroad, and in the section between Rockaway boulevard and Sutphin boulevard, excepting in the short section between 131st street and 134th street where the dedication is limited to a width of 60 feet. The information presented also shows that the City's appraisal of the damages in the entire proceeding where substantial awards are payable, except across the lands of the Aqueduct race track, amount to the sum of about \$350,000, of which about \$250,000 relates to improvements.

The short section of Linden boulevard between 131st street and 134th street, above described, if widened to 80 feet would connect the two adjoining dedicated sections of Linden boulevard and thus form a continuous and desirable thoroughfare 80 feet wide extending from Rockaway boulevard eastwardly to the City line. The City's appraisal of the damages for the widening of this short section is about \$40,000 and the probable cost should not result in unduly burdensome assessments. Manifestly it would be undesirable to eliminate this short section of Linden boulevard from the proceeding.

The only other sections of Linden boulevard to which the City has not yet vested title or is not about to vest title are those between Sunrise highway and Woodhaven boulevard and between the Long Island Railroad and Rockaway boulevard. These two sections extend diagonally across existing street systems and present the principal

difficulties in the carrying out of the proceeding.

In the section between Sunrise highway and Woodhaven boulevard the acquisition of title involves the destruction of a large number of buildings that have their essential frontage on intersecting streets. In the section between the Long Island Railroad and Rockaway boulevard the street extends across the property of the Queens County Jockey Club (Aqueduct Race Track) and the property of the New York Service Corporation (Woodhaven Water Supply Company), which properties would be subject to serious consequential damages at this time. Title has not been vested in Dumont avenue and the acquisition of this street would involve the destruction of a two-story brick paint factory that was rebuilt in 1933 and there appears to be no immediate need for the acquisition of this street.

In a communication addressed to this office under date of January 20, 1934, the Engineer in Charge of the Topographical Bureau of the Borough of Queens expresses the opinion that the proceeding should be maintained, as authorized, in view of the future importance of Linden boulevard as a traffic artery. He points out that Linden boulevard is an extension of the 170-foot street already acquired and improved in the Borough of Brooklyn, and which together with Kings highway will form a practically planned to cross the Borough of Queens within a very broad area. He states that while it is true that the assessment of the entire cost of the proceeding upon the local area would greatly exceed the local benefit, he expresses the belief that there are few streets in the Borough of Queens that present a more worthy claim for an assessment in part on the City and the Boroughs of Queens and Brooklyn. He also states that any abandonment of the proceeding would result in the construction of buildings within the proposed street lines and add greatly to the cost of acquiring the discontinued sections in the future. He points out, however, that it might be advisable to defer the acquisition of the section crossing the Aqueduct Race Track until such time as racing is discontinued, without the risk that buildings would here be erected within the street lines.

By deferring the acquisition of Linden boulevard across the race track, as suggested by the Topographical Engineer, the usefulness of Linden boulevard as an interborough arterial highway would be deferred for some time, but when the race track is discontinued as it eventually probably will be, this section of the street could undoubtedly be acquired without the serious consequential damage that would result at this time, It would also appear advisable to defer acquisition of the street across the lands of the Woodhaven Water Supply Company which adjoins the race track, as I am informally advised by the Department of Water Supply that the property of this company may be acquired by the City. If this occurs, Linden boulevard could here be obtained at a reasonable cost without consequential damage. As the lands across the race track and the water supply company comprise almost all of the lands required for Linden boulevard between Centreville street and Rockaway bouleyard, it would seem advisable to defer the acquisition of this entire section.

While it is true that Linden boulevard, as proposed to be acquired in the present proceeding, would form a most desirable arterial highway for the future needs of the Borough, the great expense involved in its acquisition would, under present financial conditions, place a very serious burden on the taxpayers, which, however, might be

justified by securing this important highway.

Under the Board rules for apportioning the cost of street opening proceedings, no portion of the cost would be chargeable to the City except such portion of the building damage as the court may place on the City, but the local area would undoubtedly be entitled to a large measure of relief from the proposed assessment. It is also likely that the future importance of Linden boulevard as an extension of the street in Brooklyn might warrant consideration of the proceeding as a special case under the rules and justify the placing of a part of the cost not chargeable to the local area upon the Borough of Brooklyn as well as the Borough of Queens. The cost of acquiring the section of Linden boulevard in the Borough of Brooklyn where the street has a width of 170 feet was apportioned by placing 35 per cent. upon the local area, 35 per cent. on the City, 25 per cent. on Brooklyn and 5 per cent. on Queens. The total cost of this proceeding was

The taxable costs incurred in the proceeding that would be rendered useless by

haven boulevard and from the Long Island Railroad to Rockaway boulevard, and Dumont avenue from North Conduit avenue to Linden boulevard would have to be borne by the City unless they could be collected from the interested property owners. In addition the City would be liable for the disbursements of the owners of the property in the discontinued sections, the amount of which cannot be estimated. The elimination of these sections would reduce the cost of the proceeding by about 85 per cent. Under date of February 1, 1934, the Acting Corporation Counsel advised that the total taxable costs incurred in the entire proceeding amount to \$38,320.40, and that the amount chargeable to the sections of Linden boulevard and Dumont avenue, above described, amount to \$14,169.32. The expense chargeable to the section of Linden boulevard between Centerville street and Rockaway boulevard where is crosses the Aqueduct Race Track and Woodhaven Water Supply Company lands may be estimated at about \$5,800.

The argument advanced by the petitioners for the amendment, to the effect that Linden boulevard has lost its importance as a thoroughfare through the construction of Laurelton parkway is not in my judgment well founded as Laurelton parkway is located about six miles to the east of Linden boulevard and the intervening section of

Sunrise highway is seriously congested with traffic.

In my opinon if the acquisition of Linden boulevard is deferred it probably will never be obtained for future requirements as appears essential in order to provide a continuous east and west thoroughfare throughout this section where other such

facilities are lacking.

I would accordingly recommend that after giving a public hearing, the proceeding be amended so as to make it relate to Linden boulevard from Sunrise highway to centerville street and from Rockaway boulevard to Sutphin boulevard to North Conduit avenue from Dumont avenue to 133d (Blake) avenue; to Dumont avenue from North Conduit avenue to Linden boulevard, and to 80th street from 133d avenue to North Conduit avenue; with provision for assessing the entire cost and expense of acquiring North Conduit avenue, Dumont avenue and 80th street, and 50 per cent. of the entire cost and expense of acquiring Linden boulevard on the local area heretofore fixed; 40 per cent, of the cost and expense of acquiring Linden boulevard on the Borough of Queens, and 10 per cent. on the Borough of Brooklyn, the Boroughs' shares to be collected with the taxes in five installments.

In case, however, the Board is disposed to amend the proceeding so as to eliminate therefrom the undedicated sections of Linden boulevard west of Rockaway boulevard, and all of Dumont avenue as requested by the petitioners, I would recommend that an alternative public hearing be given in the matter of amending the proceeding so as to make it relate to Linden boulevard from Cross Bay (Woodhaven) boulevard to the right-of-way of the Rockaway Beach Division of the Long Island Railroad, and from Rockaway boulevard to Sutphin boulevard; to North Conduit avenue from Dumont avenue to 133d avenue, and to 80th street from 133d avenue to North Conduit avenue; with provision for assessing the entire cost and expense of the proceeding, as amended, upon a modified local area of assessment comprising in general the lands one-half block on each side of the streets, as more particularly shown upon the accompanying diagram; the amendment to be adopted upon the usual condition that the interested property owners pay to the City the sum of \$14,169.32, to be credited to the account of the proceeding, and submit an instrument satisfactory to the Corporation Counsel protecting the City against claims for disbursements.

I would also recommend that the Corporation Counsel be instructed to take the necessary steps to have further progress of the proceeding deferred until the Board

has taken definite action concerning its amendment.

I would further recommenl that in case the proceeding be amended by the discontinuance of any sections, the Corporation Counsel be authorized in connection with such amendment to apply to the Supreme Court for a corresponding modification of the order of condemnation upon receipt of an amended rule map approved by the Board. Respectfully, VERNON S. MOON, Acting Chief Engineer.

The following was offered:

Whereas, The Board of Estimate and Apportionment by resolutions adopted on June 17, 1927, and amended on November 14, 1929, authorized proceedings for the acquisition of title to the real property required for the opening and extending of Linden boulevard (114th avenue-Ridge-avenue-Ulster avenue-135th avenue) from Sunrise highway (Conduit boulevard) to Sutphin boulevard (Rockaway turnpike); North Conduit avenue from Dumont (135th) avenue to 133d (Blake) avenue; Dumont (135th) avenue from North Conduit avenue to Linden boulevard (135th avenue), and 80th street from 133d (Blake) avenue to North Conduit avenue, Borough of Queens; and directed that the entire cost and expense of the proceedings be assessed upon the real property within the area of assessment described in the resolutions of authorization; and

Whereas, The Board of Estimate and Apportionment is considering the advisability of amending the aforesaid proceedings authorized by the Board by resolutions adopted on June 17, 1927, and amended on November 14, 1929, so as to eliminate therefrom provisions for acquiring title to that portion of Linden boulevard (114th avenue-Ridge avenue-Ulster avenue-135th avenue) from Centreville street to Rockaway boulevard,

Borough of Queens.

Resolved, That the Board of Estimate and Apportionment consider the advisability of requesting the Corporation Counsel to apply to the Supreme Court for a further amendment of the aforesaid proceedings authorized by the Board by resolutions adopted on June 17, 1927, and amended on November 14, 1929, so as to provide for the acquisition of title to the real property required for the opening and extending of Linden boulevard (114th avenue-Ridge avenue-Ulster avenue-135th avenue) from Sunrise highway (Conduit boulevard) to Centreville street and from Rockaway boulevard to Sutphin boulevard (Rockaway turnpike); North Conduit avenue from Dumont (135th) avenue to 133d (Blake) avenue; Dumont (135th) avenue from North Conduit avenue to Linden continuous highway about 15 miles in length providing the only continuous thoroughfare | boulevard (135th avenue), and 80th street from 133d (Blake) avenue to North Conduit avenue, Borough of Queens;

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, consider the advisability of reconsidering its determination as to the distribution of the cost and expense of the aforesaid proceedings and of making a new determination concerning the same, by placing 40 per cent. of the entire cost and expense of acquiring title to Linden boulevard (114th avenue-Ridge avenue-Ulster avenue-135th avenue) upon the Borough of Queens; by placing 10 per cent. of the entire cost and expense of acquiring title to Linden boulevard (114th avenue-Ridge avenue-Ulster avenue-135th avenue) upon the Borough of Brooklyn (the Boroughs' shares to be collected in five annual installments beginning with the first tax levy subsequent to the entry of the final decree in the proceedings), and by assessing the remaining 50 per cent, of the entire cost and expense of acquiring title to Linden boulevard (114th avenue-Ridge avenue-Ulster avenue-135th avenue), together with the entire cost and expense of acquiring title to North Conduit avenue, Dumont (135th) avenue and 80th street, upon the real property within the area of assessment heretofore fixed and as shown on the following diagram:

(See Diagram A, page 1897.)

Resolved, That this Board consider the proposed action at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on Friday, April 13, 1934, at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for 10 days continuously, exclusive of Sundays and legal holidays, prior to Friday, April 13, 1934.

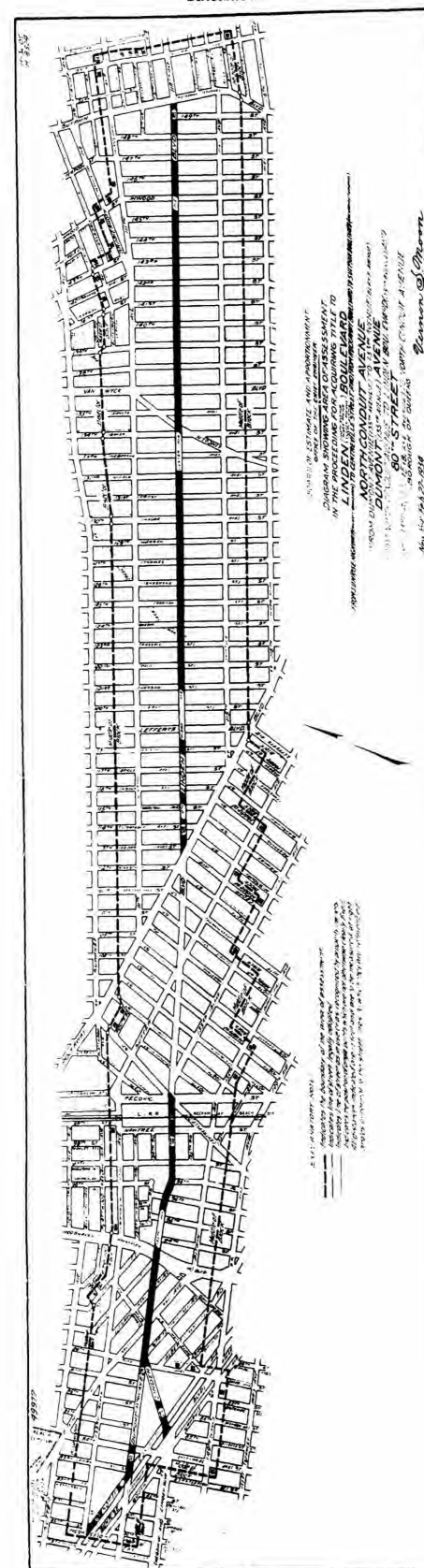
Which was adopted by the following vote Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond—16.

The following was offered:

Whereas, The Board of Estimate and Apportionment by resolutions adopted on June 17, 1927, and amended on November 14, 1929, authorized proceedings for the acquisition of title to the real property required for the opening and extending of Linden boulevard (114th avenue-Ridge avenue-Ulster avenue-135th avenue) from Sunrise highway (Conduit boulevard) to Sutphin boulevard (Rockaway turnpike); North Conduit avenue from Dumont (135th) avenue to 133d (Blake) avenue; Dumont (135th) avenue from North Conduit avenue to Linden boulevard (135th avenue), and 80th street from 133d (Blake) avenue to North Conduit avenue, Borough of Queens; and

Whereas, The Board of Estimate and Apportionment is considering the advisability of amending the aforesaid proceedings authorized by the Board by resolutions adopted the elimination of the sections of Linden boulevard from Sunrise highway to Wood- on June 17, 1927, and amended on November 14, 1929, by eliminating therefrom pro-

DIAGRAM A.



visions for acquiring title to that portion of Linden boulevard (135th avenue-Dumont avenue-Ulster avenue-114th avenue-Ridge avenue) from Sunrise highway (Conduit boulevard) to Cross Bay boulevard (Woodhaven boulevard-Woodhaven avenue) and from the right-of-way of the Rockaway Beach Division of the Long Island Railroad to Rockaway boulevard, and Dumont (135th) avenue from North Conduit avenue to Linden boulevard (135th avenue), Borough of Queens.

Resolved, That the Board of Estimate and Apportionment consider the advisability of requesting the Corporation Counsel to apply to the Supreme Court for a further amendment of the aforesaid proceedings authorized by the Board by resolutions adopted on June 17, 1927, and amended on November 14, 1929, so as to provide for the acquisition of title to the real property required for the opening and extending of Linden boulevard (135th avenue-Dumont avenue-Ulster avenue-114th avenue-Ridge avenue) from Cross Bay boulevard (Woodhaven boulevard-Woodhaven avenue) to the right-of-way line of the Rockaway Beach Division of the Long Island Railroad and from Rockaway boulevard (road) to Sutphin boulevard (Rockaway turnpike); North Conduit avenue from 133d (Blake) avenue to Dumont avenue, and 80th street from 133d (Blake) avenue to North Conduit avenue, Borough of Queens;

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the proposed modified areas of assessment for benefit in these proceedings, as proposed to be amended, are as shown on the following diagram:

(See Diagram B, page 1898.)

Resolved, That this Board consider the proposed modified areas of assessment at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on Friday, April 13, 1934, at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved. That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for 10 days continuously, exclusive of Sundays and legal holidays prior to Friday, April 13, 1934.

Which was adopted by the following vote:

Affirmative—The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond—16.

The matter was referred to the Committee on Assessments and in accordance with the recommendation in the report of the Acting Chief Engineer, the Secretary was directed to request the Corporation Counsel to have further progress of the proceeding deferred, etc.

Department of Sanitation; Guide-O-Lite Company-Proposed Agreement for Supplying Waste Paper and Rubbish Receptacles, with Exclusive Right to Advertise Thereon, Borough of Queens (Cal. No. 17).

The Committee of the Whole, to which this matter was referred February 16, 1934 (Cal. No. 78), directed that it be restored to the calendar for this meeting and recommended that April 13, 1934, be fixed as the date for an informal hearing, the hearing to be limited to the Borough of Queens. Meanwhile, the Commissioner of Sanitation was directed to report to this Board.

The Secretary presented the following:

City of New York, Office of the President of the Borough of Queens, Long Island City, February 5, 1934.

To the Board of Estimate and Apportionment, Municipal Building, New York City:

Gentlemen—I am transmitting herewith a communication, dated February 1, 1934, containing a proposal submitted by the Guide-O-Lite Company which in a measure is self-explanatory.

For several years past and beginning at the time that the street cleaning activities of the Borough were under the jurisdiction of this office, an intensive campaign for street and outdoor cleanliness has been carried on. One of the great difficulties was due to the fact that owing to the limit of the monies available, a pitifully inadequate number of litter receptacles was purchased. To make further efforts effective, the City should supply an adequate number of litter receptacles and enforce the laws as to their use.

I believe that the proposal as submitted should receive the careful consideration of your honorable Board, firstly, for the reason that it will provide an adequate number of receptacles; and, secondly—quite as important—it will provide an additional and I believe a substantial new source of revenue.

May I suggest that the matter be referred to the Budget Director for report. There are a number of civic organizations and women's groups interested in this activity and a public hearing should be held at which time they would be given an opportunity to express their views.

Yours very truly, GEORGE U. HARVEY, President of the Borough of Queens.

L. E. Stewart & Co., Ltd., Distributors, Economy Receptacles, 51 Chambers Street, Room 1213, New York, N. Y., February 1, 1934.

Mr. George U. Harvey, President of the Borough of Queens, 2110 49th Avenue, Long Island City, N. Y.:

Dear Sir—The following proposal is submitted by me for the Guide-O-Lite Corp., which is a new company incorporated by the State of New York to enter into contracts with municipalities for supplying receptacles with advertising matter placed thereon.

This company is authorized to use Patent No. 1526752, issued February 17, 1925, and Design No. 91334, issued January 9, 1934, which covers advertising, panels, and the self closing type of independently operated inward closing doors.

We, the Guide-O-Lite Corporation, your petitioner, are desirous of entering into an agreement whereby we will supply, without cost to the Borough of Queens, a maximum quantity of ten thousand (10,000) waste paper and rubbish receptacles, in consideration of which and a substantial sum to be paid by us to The City of New York annually. The City of New York will grant to us exclusive rights to place advertising matter on these receptacles for a term of six years from date of the agreement being duly signed.

The substantial sum to be paid to The City of New York, mentioned in the preceding paragraph will be paid quarterly; the amount of this payment will be calculated on a pro rata basis per receptacle and based on the condition exacted by the provisions of such private or public bid as you may determine.

We will furnish approved bond for the faithful performance of all our obligations under the agreement, and during its due performance The City of New York would agree not to enter into a similar agreement with others under the same terms and conditions.

We offer to place upon the sidewalks of the public streets a suitable metal receptacle each of which will be fitted with a burlap bag, a steel container or wire basket.

As a public convenience, each receptacle will dispaly prominently the name of the

street or avenue at the top, as shown on blueprint No. 1.

We further agree to continuously check the receptacles and to keep them in good repair and condition; to replace promptly any parts which may be broken or damaged.

The receptacles will remain our property during the time contract is in force.

We are prepared to start placing receptacles in your Borough immediately upon formal contract being signed, and trust to have your favorable response.

Respectfully yours, THE GUIDE-O-LITE CORP., by L. E. STEWART. Suite 2118, R. K. O. Building, Rockefeller Center, New York, N. Y., Telephone No. Columbus 5-2181.

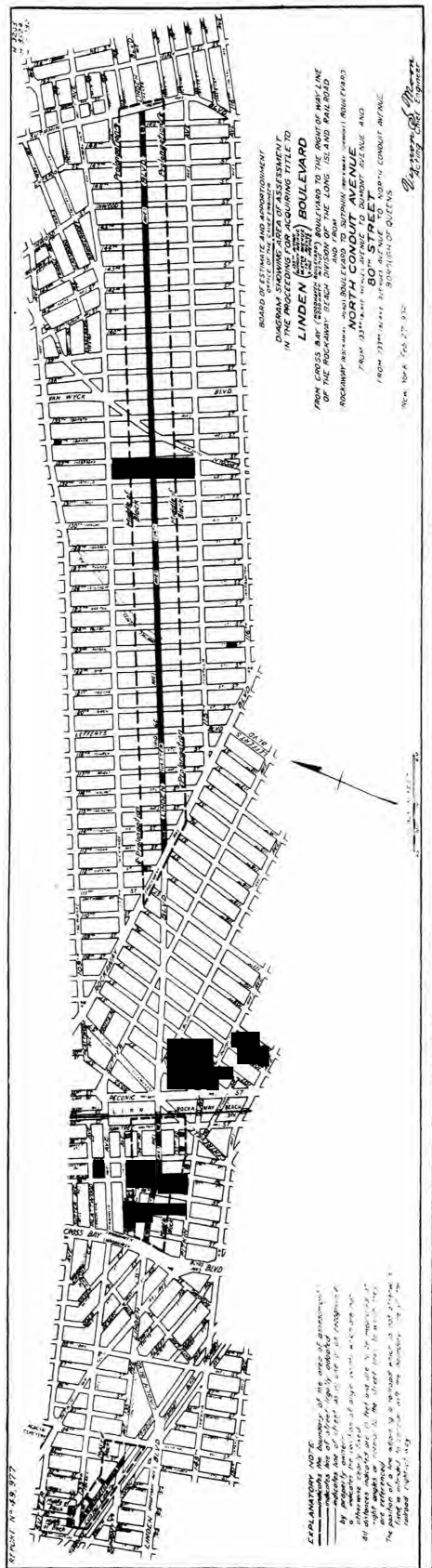
The following resolution was offered:

Resolved, That the Board of Estimate and Apportionment hereby fixes Friday, April 13, 1934, at 10.30 o'clock a. m., and the City Hall, Borough of Manhattan, City of New York, as the time and place for an informal hearing, limited to the Borough of Queens, in the matter of the proposal of the Guide-O-Lite Company to enter into an agreement for supplying, without cost to the Borough of Queens, a maximum quantity of 10,000 waste paper and rubbish receptacles in consideration of the payment by said company of a substantial sum to The City of New York annually, providing the City will grant to said company exclusive rights to place advertising matter on these receptacles for a term of six years from the date of the signing of the agreement.

Which was adopted by the following vote:

Affirmative—The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond—16.

DIAGRAM B.



SPECIAL ORDERS.

Board of Estimate and Apportionment; New York City Employees' Retirement System—Retirement of Charles F. Bales, Assistant Deputy County Clerk (Cal. No. 18).

The Secretary presented a report, dated January 4, 1934 (printed in the minutes of the meeting of January 19, 1934), approving service retirement, effective as shown, subject to the subsequent determination and fixation of the amount of retirement allowance, pursuant to the provisions of Retirement System Rule 57, of the following member of the Retirement System:

Name, Title and Department.	Date of Retirement.	Age on Last Birthday Preceding Date of Retirement.
Clarke B. Belev Andrew Breed County Clarke		(Years.)
Charles F. Bales, Assistant Deputy County Clerk; County Clerk, Queens County	Jan. 22, 1934	57

(On January 19 (Cal. No. 28), January 26 (Cal. No. 36) and February 16, 1934 (Cal. No. 3), the matter was laid over; on the latter date to this meeting.)

The matter was laid over until April 27, 1934, at the request of the Corporation

Board of Estimate and Apportionment; New York City Employees' Retirement System-Investment of Funds (Cal. No. 19).

The Secretary presented for consideration a resolution, submitted by the Comptroller, authorizing the investment from time to time of the free cash funds available in the New York City Employees' Retirement System in corporate stock, corporate stock notes, serial bonds, certificates of indebtedness, assessment bonds, special revenue bonds and tax notes of The City of New York, such investments to be at rates of interest not less than 4 per cent, per annum.

(On February 2 (Cal. No. 88), February 9 (Cal. No. 22), February 16 (Cal. No. 6) and March 2, 1934 (Cal. No. 22), the matter was laid over; on the latter date, to this

On motion of the Comptroller, the matter was laid over one week (March 16, 1934).

Eptune Avenue from Ocean Parkway to East 3d Street, and to East 12th

Neptune Avenue from Ocean Parkway to East 3d Street, and to East 12th Street. Borough of Brooklyn-Grading, Curbing, Flagging, Paving, Etc. (Cal. No. 20).

(On November 18, 1932 (Cal. Nos. 245-C and D), these matters were referred to the Chief Engineer of the Board.)

The Secretary presented two resolutions adopted October 19, 1932, by the Local Board of the Ocean Front District, Borough of Brooklyn, herein, and a report, dated February 8, 1934, of the Acting Chief Engineer (printed in the minutes of the meeting of February 16, 1934), recommeding that preliminary authorization be granted through the adoption of two separate resolutions, it being understood that the sewer connections required to be installed in the intersecting streets within the limits of Neptune avenue will be completed before the work of paving is begun

will be completed before the work of paving is begun.

(On February 16 (Cal. No. 20), this matter was laid over to March 2, 1934, and referred to the Comptroller.)

(On March 2, 1934 (Cal. No. 25), it was laid over until this meeting, pending receipt of the report of the Comptroller.)

The Secretary also presented the following:

March 8, 1934.

To the Honorable the Board of Estimate and Apportionment:

Gentlemen—On February 16, 1934 (Cal. No. 20), your Board referred to the Comptroller resolutions as recommended by the Acting Chief Engineer, granting preliminary authorizations in the matter of (1) paving with bituminous macadam Neptune avenue from Ocean parkway to East 3d street, and (2) grading, curbing and flagging Neptune avenue from Ocean parkway to East 12th street, and paving with asphalt from East 3d street to East 12th street, Borough of Brooklyn.

This matter was referred to the Comptroller to consider the question of financing this improvement. It will be possible to finance the preliminary work with regard to these improvements. This preliminary authorization should be granted only with the understanding that when final authorization is granted, no bids will be received for either of these improvements until funds to finance them have been provided by the proposed loan from the Federal Government,

With this understanding, I hereby recommend that your Board approve of this request, appearing on the calendar for March 9, 1934, as Calendar Item No. 20.

Respectfully,

W. A. CUNNINGHAM, Comptroller.

The following was offered:

Whereas, The President of the Borough of Brooklyn has transmitted to the Board of Estimate and Apportionment a copy of a resolution of the Local Board of the Ocean Front District, duly adopted by said Board on the 19th day of October, 1932, and approved by the Acting President of the Borough of Brooklyn on the 10th day of November, 1932, as follows, to wit:

"Resolved, That the Local Board of the Ocean Front District hereby initiates proceedings to regulate and pave with preliminary bituminous macadam Neptune avenue from Ocean parkway to East 3d street, together with all work incidental thereto,"

-and which resolution is accompanied with an approximate estimate of the cost of the work and the assessed value of the property benefited.

Resolved, That the Board of Estimate and Apportionment hereby authorizes the President of the Borough of Brooklyn to prepare plans, specifications and an estimate of cost based on actual survey, and also to secure a determination of the boundary of the district of assessment; the entire expense of the work done subsequent to the date of this authorization to be charged against the Street Improvement Fund and later included in the assessment.

Resolved, That the Board of Estimate and Apportionment will consider the authorization of the construction of the said proposed improvement after the President of the Borough of Brooklyn has submitted a statement showing that all of the above-described work has been done, that he has secured the approval of the form of contract by the Corporation Counsel, that he is prepared to place the improvement under contract as soon as he receives the consent of the Board, and that the assessment map will be completed on or before the date of payment on acceptance; this report to be accompanied by a further statement showing the quantity of work to be performed under each item and the unit price thereof, the expense incurred for preliminary work, the allowance to be made for additional engineering and contingencies, the total probable cost, and the number of working days to be allowed the contractor for carrying out the work.

Resolved. By the Board of Estimate and Apportionment, that this preliminary authorization is given with the understanding that when final authorization is granted for this improvement, no bids will be received for this improvement until funds to finance the improvement have been provided by the proposed loan from the United States

Which was adopted by the following vote:

Affirmative—The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and

The following was offered:
Whereas, The President of the Borough of Brooklyn has transmitted to the Board of Estimate and Apportionment a copy of a resolution of the Local Board of the Ocean Front District, duly adopted by said Board on the 19th day of October, 1932, and approved by the Acting President of the Borough of Brooklyn on the 10th day of

November, 1932, as follows, to wit:

"Resolved, That the Local Board of the Ocean Front District hereby initiates proceedings to regulate, grade, curb and flag Neptune avenue from Ocean parkway to East 12th street and regulate and pave with permanent asphalt from East 3d street to East 12th street, together with all work incidental thereto."

-and which resolution is accompanied with an approximate estimate of the cost of the work and the assessed value of the property benefited.

Resolved, That the Board of Estimate and Apportionment hereby authorizes the President of the Borough of Brooklyn to prepare plans, specifications and an estimate of cost based on actual survey, and also to secure a determination of the boundary of the district of assessment; the entire expense of the work done subsequent to the date of this authorization to be charged against the Street Improvement Fund and later included in the assessment.

Resolved, That the Board of Estimate and Apportionment will consider the authorization of the construction of the said proposed improvement after the President of the Borough of Brooklyn has submitted a statement showing that all of the above-described work has been done, that he has secured the approval of the form of contract by the Corporation Counsel, that he is prepared to place the improvement under contract as soon as he receives the consent of the Board, and that the assessment map will be completed on or before the date of payment on acceptance; this report to be accompanied by a further statement showing the quantity of work to be performed under each item and the unit price thereof, the expense incurred for preliminary work, the allowance to be made for additional engineering and contingencies, the total probable cost, and the number of working days to be allowed the contractor for carrying out the work.

Resolved, By the Board of Estimate and Apportionment, that this preliminary authorization is given with the understanding that when final authorization is granted for this improvement, no hids will be received for this improvement until funds to finance the improvement have been provided by the proposed loan from the United States Government

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Department of Hospitals-Allocation of Emergency Relief Funds for Hospitalization and Care of Excess Cases from City Hospitals (Cal. No. 21).

The Secretary presented:

(1) Communication, dated January 25, 1934, from the Commissioner of Hospitals. suggesting the allocation to said Department for the special purpose of relieving overcrowding in all hospitals, of a share of the emergency relief funds which this Board appropriates from time to time. The sum suggested is \$100,000 per month for a given period and the plan to be pursued would be to make special arrangements with such hospitals as are in a position to take excess cases and thus relieve the present overcrowding in municipal hospitals,

Dr. Goldwater submitted copy of letter received from Hon. Robert F. Wagner, in which he stated that it is his intention to urge the enactment of legislation which will provide that Federal funds be used to relieve indigent patients in hospitals, inasmuch as emergency relief which is extended to a well man should not be denied when he becomes ill and has to enter a hospital.

(On February 2 (Cal. No. 91), and February 9, 1934 (Cal. No. 23), the matter was laid over; on the latter date to February 16, 1934.)

The Committee of the Whole, to which this request was referred, February 16, 1934 (Cal. No. 7), directed that it be restored to the calendar for the meeting of March 2, 1934, and recommended approval, subject to favorable reports from the Comptroller and the Corporation Counsel.

(2) Communication, dated March 1, 1934, from the Corporation Counsel stating that legislation is now being sought in Congress specifically extending the use of Federal relief funds to include care of the indigent in hospitals when they become incapacitated

Meanwhile it is advised that this item be included among objects now embraced within the emergency relief funds. This will require action by the Board of Estimate and Apportionment in the form of a resolution including this item among the appropriations for March, 1934, in form similar to that adopted for January and February. See resolutions of January 3d (Cal. No. 3), and of February 2d (Cal. No. 98-A)

(3) Report, dated March 1, 1934, of the Comptroller (printed in the minutes of the meeting of March 2, 1934), recommending that if it is the Board's intention to appropriate emergency relief funds for the hospitalization of overflow cases from the various City hospitals, the money be allocated to charitable institutions, inasmuch as these private hospitals are now receiving appropriations in the Charitable Institutions Budget for the year 1934, for the care of emergency cases accepted by the Department of Hospitals as proper charges against The City of New York.

The report further stated that the request of the Commissioner of Hospitals that funds be allocated to that Department is impracticable as the overflow cases can be charged on the regular monthly hills rendered by the private hospitals, as was the practice in a previous emergency period in December, 1931.

The Comptroller therefore recommended that the appropriation for March if granted, he made to a new code in the 1934 Budget, under Charitable Institutions, City of New York, as follows:

Code No. 2632, For Hospitalization and Care of Excess Cases from City Hospitals \$!00,000 00

(On March 2, 1934 (Cal. No. 100), the reports of the Corporation Counsel and the Comptroller were presented; the matter was laid over until this meeting and referred back to the Corporation Counsel for further report.)

The Secretary also presented the following:

City of New York, Law Department, Office of the Corporation Comisel, March

The Board of Estimate and Apportionment:

Sirs-I am in receipt of a communication, dated March 6, 1934, signed by Secretary Pearl Bernstein, reading as follows:

"At the meeting of the Board of Estimate and Apportionment held March 2, 1934, the request of the Commissioner of Hospitals for allocation of \$100,000 per month from emergency relief funds in order that special arrangements may be made with private hospitals that are in position to take excess cases and thus relieve the present overcrowding in municipal hospitals, was laid over to March 9, 1934, and referred back to the Corporation Counsel for further report,

"Reference is made to your report, dated March 1, 1934, which was represented to the Board at its meeting of March 2, 1934 (Report No. 161)."

The original act upon this subject, chapter 798 of the Laws of 1931, among the

definitions in sections 2, reads as follows:

"'Home Relief' means shelter, fuel, food, clothing, light, medicine or medical attendance furnished by a municipal corporation to persons or their dependents in their abode or habitation and does not include relief to veterans under existing laws, old age relief or allowances made to mothers for the care of dependent children.

This definition was amended by chapter 567 of the Laws of 1932, so that it now

"'Home Relief' means shelter, fuel, food, clothing, light, necessary household supplies, medicine, medical supplies and medical attendance, furnished by a municipal corporation or a town, where home relief is a town charge, to persons or their dependents in their abode or habitation whenever possible and does not include relief to veterans under existing laws, old age relief or allowances made to mothers for the care of dependent children or hospital or institutional care.

While this language is not as clear as might be desired, I am of the opinion that the phrase "medicine, medical supplies and medical attendance furnished by a municipal corporation," permits the expenditure of funds for the purposes mentioned by you.

Respectfully yours, PAUL WINDELS, Corporation Counsel.

The following resolution was offered by his Honor the Mayor: Resolved, By the Board of Estimate and Apportionment, that the resolution adopted March 2, 1934 (Cal. No. 128), authorizing and approving an expenditure from Relief Funds of six million three hundred and six thousand six hundred and fifty dollars (\$6,306,650) for the month of March, 1934, be and the same is hereby amended and modified by eliminating, under the heading "For Direct Relief and Service" and after the words "Home Relief," the amount "\$5,850,000" and substituting therefor "\$5,750,000"; and adding a new line, under the line "Deficit in allowance for February for emergency cold weather food stations, \$20,000," reading as follows;

"For hospitalization and care of excess cases from City hospitals...... \$100,000 00"

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Board of Transportation-Appropriation to Provide for Payment of Salaries and Expenses for the Month of March, 1934 (Cal. No. 22).

(On March 2, 1934 (Cal. No. 104), the matter was laid over until this meeting and the Secretary was directed to request John H. Delaney, Chairman of the Board of Transportation, to be present.)

The Secretary presented a communication, dated February 14, 1934, from the Chairman of the Board of Transportation, herein, and the following report of the Director

of the Budget:

February 17, 1934.

To the Board of Estimate and Apportionment:

Gentlemen-On September 12, 1933 (Cal. No. 47), you referred to the Director of the Budget a communication, dated August 15, 1933, from the Board of Transportation making requisition upon the Board of Estimate and Apportionment for an appropriation of \$2,847,927 for expenses and compensation of employees of the Board of Transportation for the period from January 1, 1934, to December 31, 1934.

Additional communications from the Board of Transportation under date of December 8, 1933. January 10, 1934, and February 14, 1934, in reference to the above requisition made specific requests for the amounts necessary for the months of January, February and March, 1934, respectively.

An Examiner to whom this matter was referred for investigation reports thereon as follows:

"On December 15, 1933 (Cal. No. 162), the Board of Estimate and Apportionment authorized an appropriation of special revenue bonds in the amount of \$233,000 \$205,400 for the month of March,

"The total amount requisitioned for 1934, \$2,847,927 (less \$105,796 to be obtained either by accruals or savings in accordance with the recent Budget modifications by the Board of Aldermen), is the net amount for all Board of Transportation construction requirements as set up in the 1934 Budget. The total was reached after eliminating the compensation of a large number of employees who were dropped on December 31, 1933.

"The request was prepared before the Public Works Administration approved of a loan and grant for completion of the new City subways in Brooklyn and Queens. In connection with the contracts for this work, it is probable that some additional engineering and inspectional forces may be required, and also that there may be some rearrangement of the present forces, but pending definite determination of the manner of financing and procedure, it would seem advisable to provide for each month's expenses and compensation by an amount approximately one-twelfth of that now proposed for the entire year,

"One-twelfth of the total amount requisitioned is \$237,327.25, but that sum

will not be required due to reduction in force since January 1, 1934. "Investigation indicates that there will be required for the month of March, in addition to available balances in the January and February allotments amounting to about \$20,000, the following amounts: Personal service allowance \$189,600 00 Rent 12,024 00 Other than personal service items exclusive of rent, for supplies, equipment, etc,

Total \$205,000 00" In view of the above, it is recommended that an appropriation of special revenue bonds be authorized in the amount of \$205,000 (for the month of March, 1934) by the adoption of the attached resolution, and that the balance of the request be deferred. Respectfully, RUFUS E. McGAHEN, Director of the Budget.

John H. Delaney, Chairman of the Board of Transportation, appeared.

The following resolution was offered

Resolved. That, pursuant to the requisition of the Board of Transportation, dated August 15, 1933, the Board of Estimate and Apportionment, under the provisions of the Rapid Transit Act and chapter 573 of the Laws of 1924, hereby authorizes an appropriation of two hundred and five thousand dollars (\$205,000), in addition to the amounts heretofore authorized, to apply on account of salaries and expenses for the year 1934, to enable the Board of Transportation to properly do and perform. or cause to be done and performed, the duties imposed upon the said Board of Transportation by said Rapid Transit Act and said chapter 573 of the Laws of 1924, and the Comptroller is hereby authorized, pursuant to law and to the requisition of the Board of Transportation, to issue special revenue bonds of The City of New York to an amount not exceeding two hundred and five thousand dollars (\$205,000), redeemable from the tax levy of the year succeeding the year of their issue, the proceeds thereof to be used for the purposes aforesaig.

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Elevated Express Highway from West 72d Street to the Borough Line (West Side Improvement), Borough of Manhattan-Rescission of Resolution Authorizing Borough President to Supervise the Construction Thereof (Cal.

No. 23). The Secretary presented:

(1) Communication, dated February 24, 1934, from the Commissioner of Parks (printed in the minutes of the meeting of March 2, 1934), requesting that the resolution adopted by this Board on December 22, 1933 (Cal. No. 69), authorizing the President, Borough of Manhattan, to supervise, on behalf of the City, the construction of the Elevated Express Highway from 72d street to the Borough line be rescinded, in accordance with the opinion of the Corporation Counsel (printed in the minutes of the meeting of March 2, 1934), advising that the adoption of the resolution of December 22, 1933, was illegal and, in order to clear the record, should be rescinded on said ground.

(2) Statement dated March 2, 1934, presented by the President of the Borough of Manhattan (printed in the minutes of the meeting of March 2, 1934), taking exception to the opinion of the Corporation Counsel.

(On March 2, 1934 (Cal. No. 106), the matter was laid over until this meeting.)

Robert Moses, Commissioner of Parks, appeared.

The President of the Borough of Manhattan moved to file the matter. Which motion was lost by the following vote:

Affirmative-The Presidents of the Boroughs of Manhattan, The Bronx and Negative-The Mayor, the Comptroller, the President of the Board of Aldermen

and the Presidents of the Boroughs of Brooklyn and Richmond-12. The President of the Borough of Manhattan moved the matter lay over one week and refer it to the Corporation Counsel for report on his statement of March 2, 1934.

Which motion was lost by the following vote: Affirmative-The Presidents of the Boroughs of Manhattan, The Bronx and

Negative-The Mayor, the President of the Board of Aldermen and the Presidents the Boroughs of Brooklyn and Richmond-9.

Present and not voting-The Comptroller. The following resolution was offered by his Honor the Mayor:

Resolved, That the resolution adopted by the Board of Estimate and Apportionment

on December 22, 1933 (Cal. No. 69), reading as follows: "Whereas, The construction of City Structure No. 2 (express highway between West 59th street and West 72d street) by the New York Central Railroad Company

has been supervised by the President of the Borough of Manhattan, pursuant to a resolution of the Board of Estimate and Apportionment adopted on June 6, 1930 (Cal. No. 578); and "Whereas, The construction of the foundations of City Structure No. 4 (express highway between West 72d street and West 79th street) by the New York Central

Railroad Company has been supervised by the Commissioner of Parks of the Borough of Manhattan, pursuant to the action taken by the Summer Recess Committee of the Board (Certificate No. 136, September 22, 1930), approved by the Board on January 23, 1931 (Cal. No. 27); and

"Whereas, The Board on July 12, 1931 (Cal. No. 416), authorized the Commisthe construction of City Structure No. 5 (express highway between West 79th street and West 96th street and between West 96th street and St. Clair place) and, in case funds were made available, to certify to the Comptroller the amounts due to the New York Central Railroad Company for such construction of City Structure No. 5; and "Whereas, The President of the Borough of Manhattan, in a communication

dated December 15, 1933, referred to the valuable experience of his engineering staff in the construction of several sections of the express highway between Canal street and West 72d street, and recommended that he be designated, on behalf of the City to supervise the construction of the remainder of the elevated express high-

way from West 72d street to the Borough line; be it

"Resolved, That the President of the Borough of Manhattan is hereby authorized on behalf of the City, to supervise the construction of the remainder of City Structure No. 4, and to certify to the Comptroller the amounts for such construction to be credited to the railroad company against the balance due the City from the railroad company for the transfer of property rights; and be it further

"Resolved, That the said Borough President is also authorized, on behalf of the City, to supervise the construction of all other structures northerly of West 79th street, designated as City structures in the West Side Improvement Agreement, dated July 2, 1929, between the City and the railroad company, in case funds for the construction of such structures are made available and to certify to the Comptroller the amounts due said railroad company for such construction.'

-be and the same is hereby rescinded.

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen

and the Presidents of the Boroughs of Brooklyn and Richmond-12. Negative-The Presidents of the Boroughs of Manhattan, The Bronx and Queens-4.

Department of Parks-Acquisition of Parcels of Land Required for the Proper Connection of the Interborough Parkway with Main Arteries, Boroughs of Brooklyn and Queens (Cal. No. 24).

(On February 16 (Cal. No. 105), this matter was laid over to March 23, 1934, and referred to the Comptroller and the Acting Chief Engineer of the Board.)

(On March 2, 1934 (Cal. No. 107), it was placed on the Unanimous Consent Calendar at the request of his Honor the Mayor and was laid over until this meeting, Board.)

The Secretary presented a communication, dated February 14, 1934, from the Commissioner of Parks, herein, and the following reports of the Acting Chief Engineer and the Comptroller:

Report No. 50017. February 27, 1934.

Hon, Figrello H. LaGuardia, Mayor, Chairman, Board of Estimate and Apportionment: Sir-At the meeting of the Board of Estimate and Apportionment held on February 16, 1934 (Cal. No. 105), the Chief Engineer was directed to submit a report concerning a communication, dated February 14, 1934, from the Commissioner of Parks, requesting, pursuant to section 442-A of the Charter, as amended by chapter 2 of the Laws of 1934, the approval by the Board of Estimate and Apportionment and the separate approval of the Mayor, of the acquisition of two parcels of land required for the proper connection of the Interborough parkway with main arteries in the Borough of Brooklyn

One of these parcels consists of approximately seven and one-half acres in Evergreen Cemetery adjacent to Vermont avenue and Highland boulevard and the other of an adjacent parcel of approximately 1.1 acres of private property situated on the northerly side of Vermont avenue which juts into the cemetery. The Commissioner of Parks states that the cemetery corporation has agreed to sell the necessary land for the price of \$245,000, or at a rate of about \$33,000 per acre, and that an offer has been made to the private owners for the purchase of their property for \$33,000, on a corresponding basis, this price being slightly more than the assessed valuation of adjoining property. The total amount involved is about \$278,000.

It is proposed under plans that have been prepared to extend Interborough parkway from its present terminus at Ridgewood Reservoir by way of Vermont avenue and through lands in Evergreen Cemetery to the intersection of Bushwick avenue with Highland boulevard. The Park Commissioner points out that this route would afford a more direct connection with the main traffic arteries in Brooklyn and would avoid the connection heretofore planned for extending Interborough parkway by means of a roadway 44 feet wide through Highland Park; also that the connection will carry the parkway one mile further into Brooklyn.

The detailed plans submitted indicate that the a purpose of constructing the new connection together with underpasses for the separation of traffic adjacent to the intersection of Vermont avenue and Highland boulevard also that from the traffic standpoint the proposed new connection would be much more advantageous than the outlet heretofore planned for Interborough parkway through Highland Park along an alignment west of Ridgewood Reservoir to Highland boule-

The technical description of the northerly parcel proposed to be acquired from the cemetery of the Evergreens does not harmonize in a minor particular with the parcel as shown upon the related map. No information is available to indicate which is correct but the map and the technical description should be harmonized before the related agreement is prepared.

The Park Commissioner states that an act of the Legislature has just been adopted to acquire the right-of-way through the Evergreen Cemetery and that the cemetery corporation has agreed to accept four per cent. corporate stock at par in payment of these lands; but that the purchase must be concluded within 60 days.

An agreement has been informally submitted, executed by the President of The Evergreens and the Commissioner of Parks, containing a technical description of the parcels proposed to be acquired from the cemetery of the Evergreens, the price of \$245,000 for the land proposed to be conveyed, and a condition that the deed conveying the property shall contain a clause that the premises described shall be used only for parkway purposes; together with the provision that all taxes and assessments which are due and payable or which are liens against said land at the time of the delivery of the deed therefor to the said City of New York shall be apportioned In this connection it should be noted that the price of \$245,000 is a conditional one predicated primarily upon the perpetual use of the property for parkway purposes. While in all probability the City would never desire to change the use of the property under the terms of the proposed agreement of sale it would be restricted from doing so. No form of agreement has been presented relating to the private parcel of property that will be required for the parkway. If it cannot be acquired by agreement it will have to be condemned. The Commissioner of Parks has requested that authority be granted to acquire the property, pursuant to section 442-A of the Charter, but it would seem that, at least in so far as the private property is concerned, the provisions of section 970-D of the Charter would have to be complied with, if it becomes necessary to condemn this property

In case the Board is prepared to commit the City to the expenditure for the additional lands desired, and is satisfied that the price and conditions of the sale are reasonable. I would recommend (1) the approval by the Board, and the separate approval by the Mayor, of the selection and acquisition of the lands and the terms and conditions of the agreement with The Evergreens.

(2) Approval of the selection and acquisition of the private parcel of property by purchase at a cost of \$33,000, or to condemn the same in accordance with law.

Respectfully. VERNON S. MOON. Acting Chief Engineer.

March 6, 1934.

To the Honorable the Board of Estimate and Apportionment:

Sirs-On February 16, 1934 (Cal. No. 105), your Board referred to the Comptroller for report a communication from the Commissioner of Parks, dated February 14, 1934, in which, pursuant to chapter 2 of the Laws of 1934, he requested the approval of your Board and the separate approval of the Mayor of the acquisition of the parkway rights-of-way through land owned by Evergreen Cemetery and Nellie Hovell, to connect the Interborough parkway with the main arteries in the Borough of Brooklyn.

The Park Commissioner in his communication to your Board recommends the purchase of 7.5 acres of land owned by the Evergreen Cemetery at \$245,000 or \$32,066.67 | the expense of the acquisition of such lands from the said Evergreen Cemetery. an acre, payable in 4 per cent, corporate stock of The City of New York. In a memo-

randum submitted with a supplemental communication from the Park Commissioner, sioner of Parks of the Borough of Manhattan, on behalf of the City, to supervise dated February 21, 1934, it is stated that the owner of the second parcel, Nellie Hovell, whose land is also necessary for the proposed improvement, has refused to sell her property at the appraised valuation of \$33,000 which the Park Department placed on her property.

The Hovell property was purchased in 1918 for \$11,000 and at that time was assessed \$6,000. This property is assessed for 1934 at \$30,500.

The total area of the Evergreen Cemetery, partly in Brooklyn and partly in Queens, about 250 acres, about 107 thereof being in Brooklyn and 143 thereof in Queens.

The property proposed to be acquired is mainly in Brooklyn. The average assessed valuation of the Brooklyn portion is \$14,018 per acre, while the assessed valuation of the part in Queens is \$8,392 per acre. Approximately two (2) acres of the proposed acquirement are in Queens. Upon the basis of the assessed valuation, this would be worth about \$16,784. The remaining approximately five and one-half acres lies in Brooklyn. Their value, based upon the assessed valuation, would be \$77,099. Thus on the acreage basis the assessed valuation of the total acquirement would be \$93,883. However, the proposed taking is, in the main, street frontage, while the acreage basis valuation covers much land that has no street frontage. A clearer idea of the probable assessed valuation of the land to be taken can be obtained from assigning to such land the units of assessed valuations for corresponding properties in the neighborhood, mainly, land lying directly opposite to the proposed taking and held in smaller parcels. On this basis, the assessed value should be approximately \$167,000.

As against these estimated assessable values, the maximum being \$167,000, it is proposed to pay for the acquirement of the property of the cemetery-\$245,000 or \$32,666.67 an acre-regardless whether the property is in Brooklyn or Queens.

As against these values, it must be recognized that cemetery corporations, selling lots to individuals for purposes of interment, exact prices far higher in amount than represents the actual value of the land, although it must be borne in mind that they acquired the property at comparatively low prices and have carried it free of taxes. because of their exemption as a cometery for many years. It must also be horne in mind that in the case of sales for ourial plots there is entailed upon the cemetery some slight expense for the maintenance of the plots sold.

It is not proposed that any part of the cost of this acquirement, if made, should be assessed upon adjacent property or upon either the Boroughs of Brooklyn or Queens, the proposed acquisition having been initiated under section 442-A of the Charter and

not under section 970-D of the Charter.

It appears that the approach toward and beyond the Brooklyn Borough line contemplated by this acquirement is in substitution for an approach as previously planned pending receipt of reports of the Comptroller and the Acting Chief Engineer of the and adopted by your Board running from Highland boulevard and through Highland Park adjacent to the westerly side of the Ridgewood Reservoir land. The plan previously adopted by your Board did not require the acquirement of additional land not already owned by the City. In the opinion of the present Acting Chief Engineer of your Board, from the traffic standpoint, the proposed new connection would be much more advantageous than the outlet heretofore planned for the Interborough parkway through Highland Park and along Highland boulevard.

> The Park Commissioner concurs in this view and deems the substitute plan highly dvantageous as compared with the previous plan for this approach.

The physical improvement of the proposed approach, if acquired, will, the Park ommissioner states, be paid for from State funds already appropriated without expense to The City of New York. I am advised by the representative of the Park Commissioner that this disbursement for the necessary improvement of the proposed new approach to Interborough parkway would approximate \$700,000.

By chapter 7 of the Laws of 1934, of the State of New York, the cemetery corporation has been authorized to convey and The City of New York has been authorized to acquire not to exceed eight acres of its (remetery's) lands in the Counties of Kings and Opens for the right-of-way of the Interhorough parkway.

In the Park Commissioner's communication of February 14th, urging the importance to the City of acquiring the lands in question, he requested the approval of the Board of Estimate and Apportionment and the separate approval of the Mayor to "the acquisi-

tion of the parkway rights-of-way through Evergreen Cemetery."

The foregoing figures as to values have not been based upon an easement value for "parkway rights," but are based upon a fee value. If the property is to be acquired upon a full value basis, it is the opinion of the Comptroller that it should be acquired in fee and that not merely an easement should be acquired.

In the application made by the Park Commissioner, he proposed to pay to the owners of the land to be acquired, other than the cemetery corporation, the sum of \$33,000. There is no certainty that that land can be acquired for that price. If the purchase from the cemetery corporation is made, the acquirement of the property owned by the other owners must necessarily follow, by condemnation, if not by purchase. What would have to be paid if condemnation becomes necessary is problematical.

In favor of the proposition of the Park Commissioner are the facts: (a) That the plan for the approach, in the opinion of the Acting Chief Engineer of the Board, is superior to the old plan; and (b) the fact that the expense of the physical improvement of the property to be acquired would be borne by the State, appropriations therefor having already been made and the Park Commissioner being in a position to immediately proceed with the physical improvement, upon the property being acquired

On the other side of the question is to be considered the finances of the City, The acquirement in question will undoubtedly cost, at the very least, \$278,000. the property owned by others than the cemetery corporation is necessarily acquired by condemnation, the expense may considerably exceed the figure just mentioned

Debt service charge in the annual Budget for 1934 is a very considerable part of the total Budget. Every item of additional corporate stock issued means a corresponding increase in every year thereafter until the maturity of the corporate stock, for the charges for interest and amortization, thus increasing the debt service item

Furthermore, while there is at present a safe margin for the City debt limit, it must be borne in mind that assessed valuations for 1934 are \$1,632,834,016 less than for the year 1933 with the possibility of further reductions in ensuing years. It follows that care should be exercised in not encumbering the debt limit except for the purposes ecognized as absolutely essential to the welfare of the City.

Lastly and important, too, of the matters to be considered is the prohibition of ection 169, subdivision 9 of the Charter against The City of New York except as herein provided, expending any part of the proceeds of sales of corporate stock or serial bonds for other than revenue-producing improvement, with the exceptions therein mentioned, the only one of which that is germane to the subject under consideration being except the sum of \$25,000,000 for the purpose of acquiring new sites for parks and playgrounds in the said City." It is to be noted that in chapter 2 of the Laws of 1934, amending the Greater New York Charter in relation to the Department of Parks, generally, and providing that the Commissioner of Parks (in substitution for the Comptroller) with the approval of the Board of Estimate and Apportionment and the separate approval of the Mayor, "is hereby authorized to select sites for public parks, parkways and playgrounds in any borough." The draftsman of that act evidently thought and presumably the Legislature did, that the term "public parks and playgrounds" did not include parkways and therefore interpolated in the new act the word "parkways."

It is recommended that the opinion of the Corporation Counsel should be obtained as to whether the proposed acquisition can be paid for with corporate stock proceeds or whether such a disbursement falls under the prohibition of section 169, subdivision 9

Upon the foregoing, the proposition of the Commissioner of Parks is submitted to the Board for such action as it may deem proper, assuming that the Corporation Counsel will hold that the proposed disbursement is one for which long term corporate stock may

properly be issued. If the Board approves of the proposed purchase, subject to being so advised by the Corporation Counsel of the legality of such action, then it is recommended that, pursuant to chapter 2 of the Laws of 1934, the Park Commissioner be authorized to acquire at private sale 71/2 acres of land owned by the Evergreen Cemetery within the proposed lines of the Interborough parkway for a sum not to exceed \$245.000 upon an agreement by Evergreen Cemetery under its proper corporate name, that upon an offering, pursuant to the terms of the charter, by the Comptroller for the sale of corporate stock of The City of New York, the said Evergreen Cemetery Corporation, prior to the time that compensation should be payable to it, will bid par for and will purchase at par 4 per cent, corporate stock of The City of New York, maturing in 50 years, so that the Comptroller may have corporate stock funds available to be applied to and to meet Respectfully,

W. A. CUNNINGHAM, Comptroller.

The Secretary also presented:

(1) Communication, dated February 21, 1934, from the Commissioner of Parks, submitting supplementary information regarding the acquisition of the two parcels of right-of-way for the Interborough parkway leading into Brooklyn, and requesting that this matter be acted on at the earliest possible moment because the agreement to purchase the cemetery land runs only for 60 days and for the further fact that the Department is ready to proceed on the actual construction on this section with State and Federal funds.

(2) Communication, dated March 9, 1934, from the Corporation Counsel returning resolutions as redrafted.

The following resolution was offered by his Honor the Mayor:

Resolved. That the Board of Estimate and Apportionment, pursuant to the provisions of section 442-A of the Greater New York Charter, as amended by chapter 2 of the Laws of 1934, approves of the selection by the Commissioner of Parks of the premises hereinafter described, for an extension of Interborough parkway, in the Boroughs of Brooklyn and Queens, and the Commissioner of Parks is authorized to purchase said premises at private sale for an amount not to exceed \$245,000.

Said premises being more particularly bounded and described as follows:

Parcel A.

Reginning at a point marking the intersection of the westerly boundary of Vermont avenue and the westerly boundary of Lot 145, lands of The City of New York; thence along said westerly boundary south 28 degrees 6 minutes 15.3 seconds west 160.052 feet to a point; thence in a northerly direction the following two courses and distances: (1) 37.448 feet along the arc of a curve deflecting to the right of radius 3,704.125 feet, the chord of said arc bearing north 12 degrees 6 minutes 18.4 seconds east 37.448 feet to a point; (2) 680.339 feet along the arc of a curve deflecting to the left of radius 3,853.316 feet, the chord of said arc bearing north 7 degrees 20 minutes 09.2 seconds east 679.456 feet to a point marking an offset in the aforementioned westerly boundary of Vermont avenue; thence in an easterly and southwesterly direction along said westerly boundary the following four courses and distances: (1) south 87 degrees 43 minutes 19.8 seconds east 8.50 feet to a point; (2) south 2 degrees 16 minutes 45.3 seconds west 521.574 feet to a point; (3) south 2 degrees 15 minutes 44.0 seconds west 37.60 feet to a point; (4) south 28 degrees 6 minutes 15.3 seconds west 11.63 feet to the point of beginning, said parcel containing 0.369 acres more or less.

Parcel B.

Beginning at a point marking the intersection of the southerly boundary of Lot 125, lands now or formerly of Nellie Hovell, and the westerly boundary of Vermont avenue; thence in a southerly direction along said westerly boundary the following five courses and distances: (1) south 2 degrees 15 minutes 12.4 seconds west 395.956 feet to a point; (2) south 1 degree 57 minutes 40.2 seconds west 172.507 feet to a point; (3) 146.476 feet along the arc of a curve deflecting to the left of radius 281.970 feet, the chord of said arc bearing south 12 degrees 55 minutes 14.2 seconds east 144.526 feet to a point; (4) south 27 degrees 48 minutes 08.5 seconds east 323.421 feet to a point; (5) south 37 degrees 54 minutes 11.1 seconds east 352.380 feet to a point on the northerly boundary of Highland boulevard; thence in a southwesterly direction along said northerly boundary the following five courses and distances: (1) south 0 degrees 26 minutes 05.4 seconds east 113.580 feet to a point; (2) 109.00 feet along the arc of a curve deflecting to the right of radius 124.00 feet, the chord of said arc bearing south 24 degrees 44 minutes 48.0 seconds west 105.521 feet to a point; (3) south 49 degrees 55 minutes 41.3 seconds west 538.061 feet to a point; (4) south 55 degrees 43 minutes 17.3 seconds west 78.968 feet to a point; (5) south 60 degrees 39 minutes 11.3 seconds west 98.914 feet to a point; thence in a northerly direction the following four courses and distances: (1) 567.172 feet along the arc of a curve deflecting to the left of radius 588.317 feet, the chord of said are bearing north 33 degrees 2 minutes 05.5 seconds east 545.462 feet to a point; (2) 409.203 feet along the arc of a curve deflecting to the left of radius 780.494 feet. the chord of said arc bearing north 9 degrees 36 minutes 11.2 seconds west 404.533 feet to a point; (3) 579,596 feet along the arc of a curve deflecting to the right of radius 1,500.00 feet, the chord of said arc bearing north 13 degrees 33 minutes 11.9 seconds west 575.997 feet to a point; (4) 582.298 feet along the arc of a curve deflecting to the right of radius 3,704.125 feet, the chord of said arc bearing north 2 degrees 1 minute 10.8 seconds east 581.708 feet to a point on the aforementioned southerly boundary of Lot 125; thence along said southerly boundary south 56 degrees 11 minutes 19 seconds east 135.962 feet to the point of beginning, said parcel containing 7.131 acres more or less.

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Brooklyn, The Bronx, Queens and Richmond-14. Negative-The President of the Borough of Manhattan-2.

The following was offered by his Honor the Mayor:

Whereas. The Commissioner of Parks of The City of New York has selected a certain parcel of land as a site for a public parkway in the Borough of Queens in said City; and

Whereas, The Commissioner of Parks has been unable to negotiate with the owner of such parcel of land for the purchase of the same at private sale, and has requested the Board of Estimate and Apportionment and the Mayor to approve the selection of such site and the acquisition of title to the same through condemnation proceedings; be it

Resolved. That the Board of Estimate and Apportionment, pursuant to the provisions of section 442-A of the Greater New York Charter, as amended by chapter 2 of the Laws of 1934, does hereby approve of the selection by the Commissioner of Parks of the following parcel of land as a site for parkway purposes.

Resolved. That the Board of Estimate and Apportionment, in pursuance of the provisions of chapter 21 of the Greater New York Charter as amended, deems it in the public interest that the title, for the uses and to the extent thereof as herein mentioned, to the real property required for an addition to the Interborough parkway, being Lot 125 in Block 2483 in the Second Ward in the Borough of Queens, City of New York, should be acquired by The City of New York.

Resolved. That the title to be so acquired is hereby determined to be a title in fee in such lands and premises.

Resolved. That the compensation to be made to the owners of the real property to be acquired shall be ascertained and determined by the Supreme Court without a jury; Resolved, That the Board of Estimate and Apportionment hereby requests the Corporation Counsel to make application to a Special Term of the Supreme Court to have the compensation which should justly be made to the respective owners of the real property proposed to be taken ascertained and determined by the Supreme Court without a jury;

Resolved, That the entire cost and expense of said proceedings be borne and paid by The City of New York.

Resolved. That nothing in this resolution contained shall be construed as preventing the Commissioner of Parks from entering into contracts for the acquisition of the following described property by purchase at a price not to exceed \$33,000; and he is hereby authorized to purchase the same at that price,

Resolved, That the lands and premises to be acquired by purchase or condemnation for the aforementioned purposes are bounded and described as follows:

All that certain lot, piece or parcel of land, situate, lying and being in the Borough and County of Queens, City and State of New York, bounded and described as follows: Beginning at a point on the northwesterly side of Vermont avenue at the southeasterly corner of land of Evergreen Cemetery, formerly of W. H. Furman, and running thence northeasterly along Vermont avenue three hundred and sixty-seven (367) feet one and one-quarter (11/4) inches to a space in the southwesterly corner of land formerly of Andrew Stoeckel; thence northwesterly along land formerly of Andrew Stoeckel, eighty-three (83) feet three-quarters (34) of an inch to land of Evergreen Cemetery, formerly of W. H. Furman; thence southwesterly along land of Evergreen Cemetery, formerly of W. H. Furman, three hundred and fourteen (314) feet six (6) inches to land of Evergreen Cemetery, formerly of W. H. Furman, and thence southeasterly along land of Evergreen Cemetery, formerly of W. H. Furman, two hundred fortyseven (247) feet one (1) inch to the point or place of beginning, be the said several dimensions more or less.

The land affected by the above description lies in Section 11, in Block 2483, on land map of the County of Queens.

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Brooklyn, The Bronx, Queens and Richmond-14. Negative—The President of the Borough of Manhattan—2.

Board of Estimate and Apportionment; New York City Employees' Retirement System-Ordinary Disability Retirements (Cal. No. 25).

(On March 2, 1934 (Cal. No. 115), the matter was laid over until this meeting.) The Secretary presented the following:

February 21, 1934.

To the Board of Estimate and Apportionment:

Gentlemen-Applications for ordinary disability retirement have been filed by the four members of the New York City Employees' Retirement System, employed in the departments and under the titles named in the accompanying resolution.

The Medical Board of the Retirement System certified on February 15, 1934, that these members are incapacitated for the performance of duty and ought to be retired. The requirements of the law and of the Board's rules as to membership, service, period of notice, eligibility to retire-in general, as to obligations and privileges-have been or will be duly observed as to each.

A resolution is therefore submitted for your consideration and adoption, proposing the retirement of these members, to take effect on the dates specified therein, the amount of ordinary disability retirement allowance of each beneficiary to be subsequently fixed and determined.

Respectfully, GEORGE J. DOYLE, M. D., ROBERT P. WADHAMS, M. D., Medical Board, New York City Employees' Retirement System; PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment.

The following was offered: Whereas, Duly executed applications for ordinary disability retirement have been filed by the hereinafter-named members of the New York City Employees' Retirement System, while in city-service, and on the retirement dates proposed each had or will have had ten or more years of city-service, including member-service, in each of the ten years next preceding the proposed retirement date, and the Medical Board of the Retirement System has certified that these members are incapacitated for the performance

of duty and ought to be retired; therefore be it Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of law, does hereby retire from city-service each member hereinafter named, on account of ordinary disability, to take effect on the dates hereinafter specified, subject to subsequent determination and fixation of the amount of ordinary disability retirement

allowance of each:

Member- ship Number.	Name, Address, Title and Department.	Date of Retirement.			
18539	Malvern E. Hill, 149-15 10th avenue, Whitestone, Borough of Queens; Driver, Department of Sanitation	Feb.	17, 19	934	
2689	Theodore N. Totten, 1615 Ryder street, Borough of Brooklyn; Copyist of Mutilated Records; Office of the County Clerk, Kings County	Mar.	1, 19	934	
7562	William L. Kenney, 2410 Davidson avenue, Borough of The Bronx; Clerk, Department of Water Supply, Gas and Elec- tricity		4, 19		
2527	Peter A. Kearney, 1024 Madison street, Borough of Brooklyn; Elevator Operator, Office of the President of the Borough of Manhattan		9, 19		

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Department of Sanitation - Approval of Contract, Specifications, Etc., for Emergency Removal of Snow and Ice During Winter Season of 1933-1934. Borough of Manhattan (First Snow Removal District) (Cal. No. 26).

The Secretary presented:

(1) Communication, dated February 27, 1934, from the Commissioner of Sanitation, requesting authority to award contracts for the removal of snow and ice, first snow removal district, south of 14th street, Borough of Manhattan, to the low bidder, as follows:

Camarano Trucking, Inc.-Contract A, day removal, \$0.847 per cubic yard, 55 West 42d Street-Contract B, night removal, \$0.847 per cubic yard.

The communication stated that the resolution adopted by the Board on January 19. 1934 (Cal. No. 126), approving terms and conditions of contracts for removal of snow and ice in the first snow removal district, Borough of Manhattan, provided that no award of contract should be made, but that the bids received should be submitted to the Director of the Budget for report to the Board. These bids were sent to the Director of the Budget on February 16th and he recommended awards in both cases, i. e., the contract for day work and the contract for night work, to the low bidders.

(On February 26, 1934 (Cal. No. 3), the above communication was presented and referred to the Comptroller for report, as was also the question of waiver of condition in the contract so as to provide for the hire of trucks outside the City limits.) (2) Report, dated March 1, 1934, of the Director of the Budget, submitting facts

for consideration.

(On March 2, 1934 (Cal. No. 126), the matter was laid over to this meeting pending receipt of the report of the Comptroller.)

The matter was laid over one week (March 16, 1934), pending receipt of said report.

Department of Hospitals; Department of Finance-Transfer of Appropriations (Cal. No. 27).

(On March 2, 1934 (Cal. No. 129), the matter was laid over until this meeting and referred to the Director of the Budget for report.)

The Secretary presented a communication, dated February 26, 1934, from the Comptroller, herein, and the following report of the Director of the Budget:

March 6, 1934.

To the Board of Estimate and Apportionment:

Gentlemen-On March 2, 1934 (Cal. No. 129), your Board referred to the Director of the Budget a communication dated February 26, 1934, from the Comptroller, requesting the transfer of the employees and salaries of the Inspection Staff of the Department of Hospitals to the Department of Finance, effective as of March 16, 1934.

An Examiner, to whom this request was assigned, reports thereon as follows:

"Section 1752 of the Greater New York Charter as added by chapter 829 of the Laws of 1933, provides in part as follows:

'Inspection of all deliveries of supplies, materials and equipment shall be made by the department of finance and the duty and jurisdiction now vested in the various departments, bureaus, boards, offices, officers, commissions and institutions is hereby transferred to the department of finance, any other provisions of law to the contrary notwithstanding.'

"In order that the Department of Finance may properly carry out the provisions of the above mentioned section of the Charter, the employees now engaged in the inspection of supplies, materials and equipment should be transferred together with their salaries from their respective departments to the Department of Finance at as early a date as possible.

The Department of Finance is now prepared to take over the inspection of supplies, materials and equipment purchased for the Department of Hospitals and requests the transfer from said department of the following positions together with their salaries, effective as of March 16, 1934:

Code No.	Line No.	Civil Service Title (Competitive Class) and Salary.	
1951	1 2 3 4 5 6	Inspector, \$3,240 (\$3,030). Inspector of Foods, 2 at \$2,460 (\$2,305). Inspector of Foods, 3 at \$2,400 (\$2,250). Inspector of Foods, \$2,340 (\$2,195). Inspector of Foods, \$2,160 (\$2,025). Inspector of Foods, 2 at \$2,100 (\$2,000). Inspector of Foods.	\$3,030 00 4,610 00 6,750 00 2,195 00 2,025 00 4,000 00 2,000 00

Code No.	Line No.	Civil Service Title (Competitive Class) and Salary.	
	8	Inspector of Equipment, 3 at \$2,400 (\$2,250)	6,750 00 2,140 00
		Total of salaries	\$33,500 00 1,340 00
		Total Budget appropriation	\$32,160 00

"The positions listed above should be transferred to the Department of Finance together with the funds appropriated for their salaries for the year 1934, effective March 16th, as requested.

"In addition to the above positions, there are assigned to the Inspection Division of the Department of Hospitals the following:

	Line No.	Civil Service Title (Non-competitive Class) and Duties Assigned To.	Salary.
1988	1	Butcher (Inspection of Food)	\$1,560 00
1991	1	Orderly (Inspection of Food)	1,980 00
• · · ·	1	Orderly (Assistant to Milk Tester)	1,560 00
	i	Orderly (Inspection of Equipment)	1,440 00
	1	Senior Hospital Helper (Inspection of Food)	1,140 00
1992	1	Senior Hospital Helper (Inspection of Food)	1,200 00
		Total of salaries	\$8,880 00 355 20
		Total Budget appropriation	\$8,524 8

"The encumbents of these positions are in the non-competitive class and have been improperly assigned to inspection duties for which they have not qualified. This class of hospital help is ineligible for transfer to the Department of Finance. Inspection of supplies, materials and equipment should be done by employees qualified by competitive civil service examination. These positions should be eliminated in the Department of Hospitals, but the funds provided therefor should be transferred to the Department of Finance for the purpose of establishing at least four positions of Inspector to replace the six employees now improperly assigned to this work, but who have not qualified by civil service examination.

"Upon the necessary transfer of funds this office will modify the salary schedules involved."

In view of the foregoing, it is recommended that the request, as amended above, by providing for additional inspectional service, be approved by the adoption of the attached resolution transferring such net amount as is required for the period from March 16 to December 31, 1934.

RUFUS E. McGAHEN, Director of the Budget. Respectfully,

The following resolution was offered:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 1752 of the Greater New York Charter as added by chapter 829 of the Laws of 1933, and section 237 of the Greater New York Charter, hereby approves of the transfer of funds within appropriations made for the year 1934, as follows:

	PROM		
	DEPARTMENT OF HOSPITALS.		
	Salaries Regular Employees.		370
1951	Inspection of Supplies and Equipment	\$25,460	00
1988	General Storehouse	1,185	60
	Salaries Temporary Employees.		
1991	General Departmental Activities	4,651	20
	Bellevue Hospital	912	00
		\$32.209	90

DEPARTMENT OF FINANCE. Salaries Regular Employees.

78 Bureau of Audit (\$25,460 to provide for the transfer of 1 Inspector, 10 Inspectors of Food, 3 Inspectors of Equipment and 1 Egg Candler, and \$6,748.80 for such additional employees as may be subsequently determined in substitution of 1 Butcher, 3 Orderlies and 2 Senior Hospital Helpers, who were improperly assigned.)

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

COMMUNICATIONS, PETITIONS AND RESOLUTIONS.

From Citizens and Public Bodies.

Grand Boulevard and Concourse (East Side) from 161st Street to 162d Street; and North of McClellan Place and Up to 188th Street (Both Sides), Borough of The Bronx-Amendment of Building Zone Resolution by Changing Use Restrictions (Cal. No. 28).

The Secretary presented a communication, dated March 3, 1934, from the Executive Secretary of the Bronx Landlords' Protective Association, Inc., submitting copy of resolution adopted by said association on February 27, 1934, suggesting that the Grand Concourse be rezoned for retail business purposes between 161st street and 162d street on the east side of the street; that part of the Grand Concourse lying north of McClellan place and up to 188th street, on both sides of the street, with the rest of the Concourse to remain zoned for residential purposes. Which suggestion is offered as a compromise plan and the Borough President is asked to amend his request accordingly,

Which was referred to the President of the Borough of The Bronx, (See Cal. No. 5.)

Frank O'Grady-Claim for Award, Pursuant to Local Law No. 13, 1927 (Cal.

The Secretary presented a petition of Frank O'Grady, submitted by Edward V Loughlin, attorney, requesting that the Board make an award in the sum of \$10,000 under Local Law No. 13, 1927, as damages for injuries received by the petitioner at the hands of a police officer, while such officer was engaged in making an arrest.

Which was referred to the Comptroller.

Territory Bounded by East 49th Street, Kings Highway and Avenue H, Borough of Brooklyn-Amendment of Building Zone Resolution by Changing Use Restrictions (Cal. No. 30).

The Secretary presented consent of Millie Liquorman, owner of property known as Lot No. 10, in the block bounded by Kings highway, Utica avenue, Avenue H and East 49th street, Brooklyn (submitted by Harry Loeb Mostow, attorney), to the proposed amendment of the Building Zone Resolution so as to change from a residence to a business district the territory bounded by East 49th street, Kings highway and Avenue H. Borough of Brooklyn, which petition was submitted to this Board on March 2, 1934 (Cal. No. 39), and referred to the Acting Chief Engineer,

Which was referred to the Acting Chief Engineer of the Board.

132d Street from 105th Avenue to a Line Southerly Therefrom, Borough of Queens-Amendment of Building Zone Resolution by Changing Area Restrictions (Cal. No. 31).

The Secretary presented a petition of the West Division Corporation, and other property owners, for amendment of Area District Map accompanying the Building Zone

Resolution so as to change from an E to a D area district the westerly side of 132d street from 105th avenue to a line about 160 feet southerly therefrom, Borough of

Which was referred to the Acting Chief Engineer of the Board.

I. B. Kleinert Rubber Company (Cal. No. 32).

The Secretary presented an application, dated February 19, 1934, of I. B. Kleinert Rubber Company, for renewal of consent, for an additional term of ten years, to maintain and use a tunnel under and across 18th street (new street named 127th street) north of 5th avenue (new avenue named 20th avenue), College Point, Borough

of Queens.
Which was referred to the Division of Franchises.

(See Cal. No. 6.)

From City, Borough, County and State Officials.

Ocean Promenade (North Side) from a Line West of Beach 116th Street to Beach 121st Street, Borough of Queens-Amendment of Building Zone Resolution by Changing Use Restrictions (Cal. No. 33).

The Secretary presented a communication, dated March 6, 1934, from the Commissioner of Parks, protesting the changing from a residence to a business district property fronting on the northerly side of Ocean promenade from a line 100 feet west of Beach 116th street to Beach 121st street, Borough of Queens.

Ryder Street, Avenue X, East 2d Street, East 53d Street, Neptune Avenue and Emmons Avenue, Borough of Brooklyn-Grading, Curbing, Flagging, Paving, Etc., and Sewers (Cal. No. 34).

The Secretary presented a communication, dated March 2, 1934, from the Secretary to the President of the Borough of Brooklyn, submitting resolutions adopted by the Local Board of the Ocean Front District on February 28, 1934, initiating proceedings

(a) Construction of storm water and sanitary sewers in Ryder street between Avenue T and Avenue U. Estimated cost, \$13,800.

(b) Regrading, recurbing and reflagging within dedicated area of Avenue X from East 1st street to East 3d street, and grading, curbing and flagging within dedicated area of East 2d street from Avenue W to Avenue Y. Estimated cost, \$11,600.

(c) Grading, curbing and flagging East 53d street from Avenue K to Avenue L. Estimated cost, \$6,200.

(d) Paving Neptune avenue from East 12th street to Shore houlevard, and Emmons avenue from Shore boulevard to East 16th street. Estimated cost, \$35,400. (e) Paving Emmons avenue from East 16th street to Ocean avenue. Estimated

cost, \$23,300. (f) Paving Emmons avenue from Ocean avenue to East 26th street. Estimated cost, \$32,000.

(g) Paving Emmons avenue from East 20th street to East 28th street. Estimated cost, \$13,100. (h) Paving Emmons avenue from East 28th street to Brigham street. Estimated

cost, \$47,900. Which were referred to the Acting Chief Engineer of the Board.

East 51st Street from Clarendon Road to Avenue D, Borough of Brooklyn-Grading, Curbing, Flagging, Paving, Etc. (Cal. No. 35).

The Secretary presented a communication, dated March 1, 1934, from the Acting President of the Borough of Brooklyn, submitting statement of preliminary work performed in the matter of regulating, grading, curbing, flagging where necessary within dedicated area and paving East 51st street from Clarendon road to Avenue D. Estimated cost, \$9,600. Preliminary work authorized November 24, 1933 (Cal. No. 134). Which was referred to the Acting Chief Engineer of the Board,

East 42d Street from Clarkson Avenue to Lenox Road, Borough of Brooklyn-Changing Grades (Cal. No. 36).

The Secretary presented a communication, dated February 26, 1934, from the President of the Borough of Brooklyn, submitting for approval map showing a change of the grades in East 42d street from Clarkson avenue to Lenox road. Which was referred to the Acting Chief Engineer of the Board.

Whitlock Avenue from Hunts Point Avenue to Longfellow Avenue and Eastern Boulevard from Longfellow Avenue to Middletown Road, Borough of The Bronx-Acquiring Title (Cal. No. 37).

The Secretary presented a communication, dated February 28, 1934, from the President of the Borough of The Bronx, submitting resolution adopted by the Local Boards of the Morrisiania and Chester Districts in joint session on February 21, 1934, initiating proceedings for acquiring title to the widening of Whitlock avenue from Hunts Point avenue to Longfellow avenue, and Eastern boulevard from Longfellow avenue to Middletown road, Borough of The Bronx.

The Borough President stated that the advancement of this proceeding is of major importance to the Borough of The Bronx, as well as of great importance to the Boroughs of Manhattan and Queens, as the streets involved are in extension to and form a part of the approach connections to the Triborough Bridge, and that, in accordance with the Loan Agreement, dated September 1, 1933, between the Triborough Bridge Authority and the United States Government, at least 35 per cent. of the total cost of the acquisiion of the lands and improvements thereon will be borne by the Federal Government in this proceeding, notwithstanding any limit that may have been prescribed in the agreement entered into between The City of New York and the Triborough Authority, October

The Borough President requested, therefore, that this matter be given early attention

The matter was referred to the Acting Chief Engineer of the Board.

Peck Avenue, 50th Avenue, 194th Street, 48th Avenue, Weeks Lane, 202d Street, 47th Avenue and Oceania Street, Borough of Queens-Sewers (Cal. No. 38).

The Secretary presented a communication, dated February 23, 1934, from the Acting President of the Borough of Queens, submitting statement of preliminary work performed, together with profile, in the matter of construction of sanitary trunk sewer in Peck avenue from Fresh Meadow lane to Utopia parkway; construction of combined trunk sewer in Peck avenue from Utopia parkway to 50th avenue; 50th avenue from Peck avenue to 194th street; 194th street from 50th avenue to 48th avenue; 48th avenue from 194th street to Weeks lane; Weeks lane from 48th avenue to Cross Island boulevard; construction of sanitary trunk sewer in Weeks lane from Cross Island boulevard to Rocky Hill road, northerly side; 202d street from Rocky Hill road, northerly side, to 47th avenue; 47th avenue from 202d street to Oceania street; Oceania street from 47th avenue to the temporary automatic electric pumping station at Oceania street and 46th avenue. (Based on amended local board resolution.) Preliminary authorization granted June 19, 1931 (Cal. No. 16). Amended Local Board resolution referred to Acting Chief Engineer February 9, 1934 (Cal. No. 37).

Which was referred to the Acting Chief Engineer of the Board.

Codwise Place from Queens Boulevard to Kneeland Place, Borough of Queens-Grading, Etc. (Cal. No. 39).

The Secretary presented a communication, dated February 27, 1934, from the Acting President of the Borough of Queens, submitting statement of preliminary work performed in the matter of grading within the area to which the City has title, removing and replacing trees in Codwise place from Queens boulevard to Kneeland place. Estimated cost, \$8,900. Preliminary work authorized December 8, 1933 (Cal. No. 107). Which was referred to the Acting Chief Engineer of the Board.

President, Borough of Queens-Repaving Streets and Avenues During Year 1934 (Cal. No. 40).

The Secretary presented a communication, dated February 27, 1934, from the Acting President of the Borough of Queens, submitting supplemental list of streets to be repaved in said Borough during the year 1934.

Which was referred to the Director of the Budget.

Street System-Territory Bounded by Amber Street, Amboy Road, Caroline Street and Maplewood Avenue, Borough of Richmond-Establishing Lines and Grades (Cal. No. 41).

The Secretary presented a communication, dated March I, 1934, from the President of the Borough of Richmond, submitting for approval, map establishing street system for the territory bounded by Amber street, Amboy road, Caroline street and Maplewood avenue

Which was referred to the Acting Chief Engineer of the Board.

Board of Child Welfare-Transfer of Appropriation (Cal. No. 42).

The Secretary presented a communication, dated February 26, 1934, from the Board of Child Welfarc, requesting approval of the transfer of \$478.50 within the 1933 appropriations from Code 2113, Fixed Charges and Contributions (General) to Code 2111, Telephone Service,

Which was referred to the Director of the Budget,

County Clerk, Bronx County-Appropriation to Provide for Removal of His Office and Also the Records of Motor Vehicle Bureau to New County Building (Cal. No. 43).

The Secretary presented a communication, dated February 27, 1934, from the County Clerk of Bronx County, requesting an appropriation of \$3,000 to provide for the expense of removing his office from 161st street and 3d avenue to the new County Building at 161st street and Mott avenue, and also for the removal to the new County Building of the records of the Motor Vehicle Bureau now located at 1014 Avenue St. John, Which was referred to the Director of the Budget.

County Clerk, and County Court, Bronx County-Modification of Schedules (Cal. No. 44).

The Secretary presented a communication, dated February 26, 1934, from the County Judge of Bronx County, requesting modification of personal service Codes 3250 and 3345 for 1934, in order to effect the transfer of two Clerks from the staff of the County Clerk of Bronx County to the County Court, Bronx County, involving no change in title or salaries.

Which was referred to the Director of the Budget.

Surrogate's Court, Bronx County-Appropriation to Provide for Removal of Said Court to New Bronx County Building (Cal. No. 45).

The Secretary presented a communication, dated February 27, 1934, from the Chief Clerk of the Surrogate's Court of Bronx County, requesting an appropriation of \$800 to provide for the removal of the Surrogate's Court, Bronx County, from its present location to new quarters in the new Bronx County Building.

Which was referred to the Director of the Budget.

Department of Education-Transfer of Appropriation to Pay Judgment in Favor of Joseph Cannizzaro, Guardian ad litem (Cal. No. 46).

The Secretary presented a communication, dated March 5, 1934, from the Secretary of the Board of Education, submitting certified copy of resolution adopted by said Board on February 28, 1934, requesting approval of the transfer of \$6,536.31 within the 1929 Budget appropriations from General School Fund, "Consolidated Codes 849-874," to Special School Fund, Code 935, "Fund for Judgments and Claims.

The resolution stated that this transfer is necessary to provide funds for payment of judgment entered against the Board of Education by Salvatore Cannizzaro, an infant. by Joseph Cannizzaro, his guardian ad litem, and Joseph Cannizzaro, with interest from December 18, 1933, date of entry of judgment, to May 1, 1934, proposed date of payment. upon advice of the Acting Corporation Counsel, that the judgment was properly obtained and should be paid.

The matter was referred to the Director of the Budget.

Department of Education-Appropriation to Provide for Payment of Salaries of Inspectors, Draftsmen. Etc., for Months of April, May and June, 1934 (Cal. No. 47).

The Secretary presented a communication, dated March 5, 1934, from the Secretary of the Board of Education, requesting, in pursuance of resolution adopted by said Board on February 28, 1934, that the sum of \$30,000 be made available in order to pay salaries of Draughtsmen, Engineers, et al., in connection with new building work for the months

of April, May and June, 1934. Which was referred to the Director of the Budget.

Department of Education-Transfer of Appropriation (Cal. No. 48).

The Secretary presented a communication, dated March 5, 1934, from the Secretary of the Board of Education, submitting certified copy of resolution adopted by said Board on February 28, 1934, requesting approval of the transfer of \$15,741 within the 1934 appropriations for Special School Fund, from Code 910, "General Repairs, Replacements, Alterations and Betterments (Foreseen)," to Code 881, "Personal Service, Inspectors, Draitsmen, Etc.," to permit of the assignment of 38 employees in the Bureau of Construction and Maintenance on a 12-day-a-month basis for a period of three months, to lay out work and supervise CWA workers assigned to make repairs and alterations in school buildings.

Which was referred to the Director of the Budget.

Department of Education-Approval of Specifications for Furnishing, Etc., New Door Closers for Use of Mechanics (Cal. No. 49).

The Secretary presented a communication, dated March 5, 1934, from the Secretary of the Board of Education, requesting, in pursuance of resolution adopted by said Board on February 28, 1934, approval of specifications for furnishing and delivering new door closers for the use of mechanics of the Bureau of Construction and Maintenance, Board of Education, Borough of Manhattan, at an approximate estimate of cost of \$8,400 chargeable to 1934 Budget Code 910.

Which was referred to the Director of the Budget.

Department of Education-Approval of Specifications for Alterations, Etc., at Morris High School, Borough of The Bronx (Cal. No. 50).

The Secretary presented a communication, dated March 5, 1934, from the Secretary of the Board of Education, requesting in pursuance of resolution adopted by said Board on February 28, 1934, approval of specifications for alterations, repairs, etc., at Morris High School, Borough of The Bronx, at an approximate estimate of cost of \$6,150. Which was referred to the Director of the Budget.

Board of Estimate and Apportionment; New York City Employees' Retirement System-Designation of Member of Medical Board (Cal. No. 51).

The Secretary presented a communication, dated March 6, 1934, advising the Board that a vacancy exists in the Medical Board of the New York City Employees' Retirement System and requesting said Board to fill such vacancy

Which was referred to the Committee of the Whole,

Department of Hospitals-Authority to Enter Into Contract for Replacement of Steel Gears on Elevator in Central Storehouse on Welfare Island (Cal. No. 52).

The Secretary presented a communication, dated March 2, 1934, from the Commissioner of Hospitals, requesting approval to enter into contract for the replacement of two steel gears on the 13-ton elevator in the central storehouse on Welfare Island.

The communication submitted bids received on open market order, the lowest of

The matter was referred to the Director of the Budget.

Department of Licenses; Board of Child Welfare-Transfer of Appropriations (Cal. No. 53).

The Secretary presented a communication, dated March 5, 1934, from the Commissioner of Licenses, requesting approval of the transfer of \$352.51 within the 1933

appropriations, of which \$222.23 is to be transferred from Department of Licenses, Codes 253, 256 and 260, and \$130.28 to be transerred from Board of Child Welfare, Code 2113, to Department of Licenses, Code 261, Telephone Service, \$288.74, and Code 262, Contingencies, \$63.77.

Which was referred to the Director of the Budget.

Cooper Avenue from Cypress Hills Street (Fresh Pond Road) to Cypress Street, Borough of Queens-Vesting Title (Cal. No. 54).

The Secretary presented a communication, dated March 2, 1934, from the Corporation Counsel, advising that title in fee to the real property acquired in the proceeding for the opening and extending of Cooper avenue from Cypress Hills street (Fresh Pond road) to Cypress street, Borough of Queens, became vested in the City of New York on January 18, 1934, the date of the entry of the final decree of the court in the office of the Clerk of the County of Queens,

Which was ordered filed,

Department of Parks; American Museum of Natural History-Expenditure of Funds (Cal. No. 55).

The Secretary presented a communication, dated February 26, 1934, from the Commissioner of Parks, requesting, on behalf of the Director of the American Museum of Natural History, approval of the expenditure of \$1,795 from Code CDP-123-M, for lumber, clear wire glass, plaster, plaster of paris, common brick, cement, sand and extruded metal moulding, in connection with the construction of exhibition cases on the second, third and fourth floors of African Hall.

The communication stated that the appropriation was made available through the purchase of City bonds by the Board of Trustees of the American Museum of Natural

The matter was referred to the Director of the Budget.

Department of Plant and Structures-Approval of Contract, Plans, Specifications, for Removing Pile Cluster, Etc., in Pelham Bay Park, Borough of The Bronx (Cal. No. 56).

The Secretary presented a communication, dated February 26, 1934, from the Commissioner of Plant and Structures, submitting for approval, form of contract, plans and specifications for proposed contract for removing one old pile cluster and constructing three new pile clusters at Pelham Bridge over Eastchester Bay in Pelham Bay Park, Borough of The Bronx, at an estimated cost of \$3,200, chargeable to 1934 Budget Code

Which was referred to the Director of the Budget.

Available Funds; Sheriff, Bronx County-Transfer of Funds (Cal. No. 57).

The Secretary presented a communication, dated February 27, 1934, from the Sheriff of Bronx County, requesting approval of the transfer of \$2,052.72 within the 1933 appropriations to replenish Codes 3299, 3302, 3303, 3307 and 3310, of which amount \$610.69, is available within the Sheriff's own appropriations, the balance \$1,892.72, to be transferred from accruals or other available funds,

Which was referred to the Director of the Budget.

Washington Avenue from St. Johns Place to Lincoln Place, Borough of Brooklyn-Amendment of Building Zone Resolution by Changing Use Restrictions (Cal. No. 58).

The Secretary presented a communication, dated March 1, 1934, from the Chief Clerk of the Board of Standards and Appeals, submitting copies of resolutions adopted by said Board on January 30 and February 14, 1934, recommending rezoning for business use the block on Washington avenue from St. John's place to Lincoln place, Borough of Brooklyn,

(On March 2, 1934 (Cal. No., 38), the petition of property owners for amendment of the Building Zone Resolution in the above respect, was referred to the Acting Chief

Engineer of the Board.) The matter was referred to the Acting Chief Engineer of the Board.

City Fund for Salary and Wage Accruals; Department of Water Supply, Gas and Electricity-Transfer of Funds (Cal. No. 59).

The Secretary presented a communication, dated March 2, 1934, from the Commissioner of Water Supply, Gas and Electricity, requesting approval of the transfer f \$83,359.12 within the 1933 appropriations from Code 3050, City Fund for Salary and Wage Accruals, to the following codes, Department of Water Supply, Gas and

Code 2176 Motor Vehicle Supplies Code 2177 Water Treatment Supply Code 2186 Water Supply Repairs Which was referred to the Director of the Budget.

New York City Housing Authority-Appropriation to Provide for Payment of Personal and Non-Personal Service (Cal. No. 60).

The Secretary presented a communication, dated March 1, 1934, from the Chairman of the New York City Housing Authority, submitting copy of preliminary and tentative Budget of the New York City Housing Authority for three months, March 1 to June

The communication requested that this Board authorize the Comptroller to issue special revenue bonds to an amount not exceeding \$20,475, to provide for payment of personal service and other than personal service for the first two months, and thereafter the balance if and when needed, inasmuch as every effort will be made to obtain money from the Public Works Administration in Washington.

The matter was referred to the Comptroller and to the Director of the Budget.

State Department of Public Works-Approval of Contract and Specifications for Contract GCP-34, Grand Central Parkway Extension, Including Separation of Grades at Northern Boulevard, East Bound Bridge, Borough of Queens (Cal. No. 61).

The Secretary presented a communication, dated March 5, 1934, from the District Engineer of the State Department of Public Works, submitting for approval contract tracings and specifications for Contract GCP-34, Grand Central parkway extension, including separation of grades at Northern boulevard, East Bound Bridge, Borough of Queens.

Which was referred to the Acting Chief Engineer of the Board.

State Department of Public Works-Approval of Contract and Specifications for Refreshment Stands, Etc., at Hillside and Alley Pond Parks, Grand Central Parkway Extension, Borough of Queens (Cal. No. 62).

The Secretary presented a communication, dated March 5, 1934, from the District Engineer of the State Department of Public Works, submitting for approval contract tracings and specifications for refreshment stands and field house at Hillside and Alley Pond Parks, Grand Central parkway, Borough of Queens.

Which was referred to the Acting Chief Engineer of the Board.

Chelsea Refrigerating Service, Inc.; Swift & Co. (Cal. No. 63).

The Secretary presented a communication, dated March 3, 1934, from the Mayor's Office, returning, duly approved by his Honor the Mayor on March 3, 1934, resolution adopted February 2, 1934, authorizing his Honor the Mayor to execute and deliver contract granting a franchise to Chelsea Refrigerating Service, Inc., to construct, maintain and operate certain pipes, with the necessary branches and extensions therefrom, leading from property abutting on the northerly side of 13th street between Washington street and 10th avenue, to and into the property of Swift & Co., situated in the block bounded by West 13th street, Washington street, Little West 12th street and West street or 10th avenue, Borough of Manhattan, for the sole purpose of supplying refrigeration to Swift & Co.

Which was ordered filed.

Board of Estimate and Apportionment; New York City Employees' Retirement System-Report of Loans Made to Members During Month of February, 1934 (Cal. No. 64).

The Secretary presented the following, which was ordered filed:

March 3, 1934.

To the Board of Estimate and Apportionment:

Gentlemen-Pursuant to Rule 72-C of the Rules and Regulations of the Board of Estimate and Apportionment for the administration and transaction of the business of the New York City Employees' Retirement System as added by resolution of the Board on June 6, 1930 (Ca), No. 220), the following report is submitted concerning the number and amount of loans made to members of said Retirement System by the Secretary of the Board, under chapter 655 of the Laws of 1930, during the month of February, 1934, and showing the amounts of interest in excess of 4 per cent, per annum transferred from the Annuity Savings Fund on account of said loans

Date.	Number of Loans.	Amount of Loans,	Amount of Interest Transferred from Annuity Savings Fund.
February 2, 1934	155	\$16,880 00	\$363.98
February 6, 1934	140	16,980 00	353 62
February 9, 1934	192	21,230 00	4(4) 21
February 13, 1934	75	6,650 (x)	139 01
February 14, 1934	129	15,190 (X)	295 31
February 21, 1934	288	35.040 00	709.37
February 26, 1934	189	20,550 00	413 60
	1,168	\$132,520 00	\$2,735 10
Less cancellation	1	50 00	80
	1,167	\$132,470 00	\$2,734 30

Respectfully, PEARL BERNSTEIN, Secretary, Board of Estimate and Apportion-

Board of Transportation-Report of Municipal Operation of the Independent System of Rapid Transit Railroads in the Boroughs of Manhattan, Brooklyn, The Bronx and Queens, for January, 1934 (Cal. No. 65).

The Secretary presented a communication, dated February 28, 1934, from the Board of Transportation, submitting, in pursuance of chapter 573, Laws of 1924, report of the results of operation for the month of January, 1934, of those portions of the Independent Rapid Transit Railroad, designated as the Eighth Avenue Line, extending from 207th street and Broadway, in the Borough of Manhattan, to Jay street-Boro Hall, in the Borough of Brooklyn; the Prospect Park-Coney Island Line, extending from Jay Street-Boro Hall to Church avenue, in the Borough of Brooklyn: the Bronx Concourse Line, extending from 205th street and Perry avenue, in the Borough of The Bronx, to 155th street-8th avenue, Borough of Manhattan; the Queens Boulevard Line, extending from 50th street and 8th avenue, in the Borough of Manhattan, to Roosevelt avenue, in the Borough of Queens, and the Brooklyn Crosstown Line, extending from Nassau avenue, in the Borough of Brooklyn, to Court square, in the Borough of Queens.

Which was ordered filed and the Secretary was directed to send copy of report to the President of the Board of Aldermen.

Report of Certificates Issued by Office of Director of the Budget for February, 1934 (Cal. No. 66).

The Secretary presented a report, dated March I, 1934, of the Director of the Budget, submitting, in accordance with the terms and conditions of the Budget for 1934, copies of certificates issued by his office during the month of February, 1934, relative to the filling of vacancies. Which was ordered filed.

Supreme Court, State of New York, Second Judicial District-Voluntary Contribution by Justices of Part of Their Salaries to The City of New York (Cal. No. 67).

(On February 17, 1933 (Cal. No. 68), this matter was referred to the Corporation Counsel for litigation.)

The Secretary presented a communication dated February 4 1933 addressed to the Comptroller, from Hon, Selah B. Strong, Justice of the Supreme Court of the State of New York, Second Judicial District, and Resident Justice of Suffolk County, herein, and the following report of the Corporation Counsel, which was ordered printed in

City of New York, Law Department, Office of the Corporation Counsel, February 23, 1934.

The Board of Estimate and Apportionment:

Sirs-I have your communication of February 21, 1933, signed by Joseph F. Higgins, Assistant Secretary, and reading as follows:

"I enclose herewith copy of communication, dated February 4, 1933, addressed to the Comptroller, from Hon. Selah B. Strong, Justice of the Supreme Court of the State of New York, Second Judicial District, and Resident Justice of Suffolk County, referring to the voluntary donation to The City of New York of 25 per cent. of the \$10,000 salary which the City pays to said Justice for the year 1933.

At the meeting of the Board of Estimate and Apportionment held February 17, 1933, the above communication was referred to the Corporation Counsel for

The communication of Mr. Justice Strong, dated February 4, 1933, to the Comptroller of The City of New York, enclosed with your communication, reads as follows

"Owing to the financial straits which The City of New York finds itself in the Justices of the Supreme Court in the Second Judicial District have declared their intention to donate 25 per cent, of the \$10,000 salary, which the City pays them for the year 1933 to The City of New York; this donation to depend in amount and continuation thereof upon whether the State of New York also asks for a donation upon the salary paid by the State.

"As under the law only part of the salaries of the Supreme Court Justices in the Second Judicial District, who reside outside the County of Kings, is paid by the Counties of Queens and Richmond, within the City of New York; the balance being paid by the Counties of Nassau and Suffolk, these Counties in all fairness, York for the Counties of Queens and Richmond.

for the sum of \$143.23, being a proportionate part of my salary for the month of the following statement:

January, 1933, to that paid as a contribution to the Counties of Nassau and Suffolk, the said check to be deposited to the credit of the Counties of Queens and Richmond; it being understood that the continuation of the payments of these checks and the amount thereof depends upon the conditions above recited and that they are purely voluntary payments without prejudice to any pension contribution or otherwise.'

I agree with the claim made by Mr. Justice Strong that only a proportionate part of his salary for the month of January, 1933, is contributed by The City of New York for the Counties of Queens and Richmond, and that he is right in sending to the Comptroller of The City of New York his check for \$143,23, "being a proportionate part of my salary for the month of January, 1933, to that paid as a contribution to the Counties of Nassau and Suffolk."

I have to advise you, therefore, there is no ground for any litigation in behalf of The City of New York because of the action aforesaid taken by Mr. Justice Strong. Respectfully yours, PAUL WINDELS, Corporation Counsel.

Transit Commission; New York Rapid Transit Corporation-Authority to Issue First Lien and Refunding Mortgage Bonds (Cal. No. 68).

The Secretary presented a communication, dated February 28, 1934, from the Transit Commission, transmitting and serving upon the City a certified copy of order directing a hearing be held on March 12, 1934, on the petition of New York Rapid Transit Corporation for consent to the issuance of \$800,000 First and Refunding Mortgage, 6 per cent. Sinking Fund Gold Bonds, Series A, due 1968, under its first and refunding mortgage to Central Hanover Bank and Trust Company, as successor trustee, dated July 2, 1923.

Which was ordered filed.

Transit Commission: Long Island Railroad Company—Regulations, Practices, Snow Equipment and Snow Appliances During Snowstorms (Cal. No. 69).

The Secretary presented a communication, dated February 28, 1934, from the Secretary of the Transit Commission, transmitting copy of order in Case 3168, adopted by said Commission on February 28, 1934, directing that a hearing be held on March 5. 1934, at 10 o'clock a. m., on motion of the Commission upon the snow equipment and snow appliances and the regulations, practices and service of the Long Island Railroad Company during snow storms.

Which was ordered filed.

Transit Commission; Madison Avenue Coach Company, Inc.; New York Railways Corporation, New York and Harlem Railroad Company (Cal. No. 70).

The Secretary presented a joint communication, dated February 23, 1934, from Madison Avenue Coach Company, Inc., and New York Railways Corporation, advising of the filing with the Transit Commission, on February 23, 1934, of declarations of abandonment by New York Railways Corporation and New York and Harlem Railroad Company covering the 4th and Madison avenue route, and also covering the route known as the 80th Street Crosstown Route, all in conformity with the requirements of franchise contract dated December 26, 1933.

On motion of the Comptroller, the matter was laid over until April 5, 1934.

Municipal Motor Bus Co., Inc. (Cal. No. 71).

The Secretary presented a communication, dated February 26, 1934, from Municipal Motor Bus Co., Inc., stating it desires to withdraw its application, dated July 29, 1933, for a franchise to maintain and operate an omnibus route beginning at the intersection of Roosevelt avenue and 75th street and terminating at Roosevelt avenue and Broadway, Jackson Heights, Borough of Queens, as an application dated December 1, 1933, for an extended route, has been substituted therefor.

(On August 25, 1930 (Cal. No. 90), this application was referred to the Committee

of the Whole and to the Division of Franchises for report.) The matter was ordered filed,

Transit Commission; New York City Omnibus Corporation; New York Railways Corporation (Cal. No. 72).

The Secretary presented a joint communication, dated February 23, 1934, from New York City Omnibus Corporation and New York Railways Corporation, advising of the filing with the Transit Commission under date of February 23, 1934, of a plan and agreement of readjustment and motorization of New York Railways Corporation; also declarations of intention to abandon, all as provided in franchise contract dated December

On motion of the Comptroller, the matter was laid over until April 5, 1934.

UNANIMOUS CONSENT CALENDAR.

Board of Estimate and Apportionment; New York City Employees' Retirement System-Payment of Death Benefits (Cal. No. 73).

The Secretary presented the following:

March 1, 1934.

To the Board of Estimate and Apportionment:

Gentlemen-Duly executed proofs of the death of 8 members of the New York City Employees' Retirement System, named in the accompanying resolution, who were in city-service at the time of death, have been submitted to this office by, or with the cognizance of, the several City departments shown.

These proofs show death entitling each beneficiary to the ordinary death benefit of an amount equal to the compensation earnable by the deceased while a member during the six months immediately preceding death, or 12 months when indicated in the accompanying resolution, and to the accumulated deductions from the compensation of the deceased provided by law.

Each beneficiary named in the resolution is the beneficiary designated by the deceased member to receive the benefit or benefits enumerated, or the beneficiary shown is the qualified representative of the estate. Accompanying the proofs of death herein referred to is the duly executed application of the beneficiary for the benefits described.

Individual reports have been prepared showing in detail the computation of the earnable compensation above referred to and the accumulated deductions from the compensation of the deceased.

The pertinent facts contained in these individual reports and proofs of death relative to these members, their designated beneficiaries or representatives, and the amount of the benefit accruing to each beneficiary, are set forth in the tabular statement forming part of the resolution which is presented herewith for your consideration and adoption.

Respectfully, PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment; GEO. B. BUCK, Actuary, New York City Employees' Retirement System.

The following was offered: Whereas, Certain members of the New York City Employees' Retirement System should receive a like proportionate sum to that contributed to The City of New have died and at the time of their death were in city-service, and the beneficiaries designated by them prior to their death, or the representatives of their estates, have "As a Resident Justice of Suffolk County, I am therefore, sending you a check made application for the benefit or benefits provided by law, as set forth in detail in

			Ordinary D		lated Deduc- tions	Name Deletionship and Address		
Number.	Name and Title of Deceased Member and Department.	Date of Death.	Pension Fund.	Con- tingent Reserve Fund.	Payable from	3		
4579	Michael Mahoney, Inspector of Fire Prevention; President, Borough of Brooklyn	Jan. 7, 1934	*§2,400 00	ma.	\$1,832 73	†Kathryn Mahoney (wife), 548 56th street, Brooklyn. ‡Kathleen Mahoney, Rita Mahoney, Grace Mahoney (infant children), Kathryn Mahoney, 548 56th street, Brooklyn, guardian, jointly with the Clerk of the Surrogate's Court, Kings County.		

	3	Date of Death.			Ordinary Death Bene- fit Payable from		Accumu- lated Deduc-	Name, Relationship and Address
Number,	Name and Title of Deceased Member and Department.			Pension Fund.	Con- tingent Reserve Fund.	rions Payable from Annuity Savings Fund.	of Beneficiary.	
.5763	Edward F. Callahan, Inspector of Regulating, Grading and Paving; President, Borough of Brooklyn	Jan.	-2,	1934	*§2,580 00		2,753 08	Estate of Edward F. Callahan, Charles A. Callahan and Hilda Callahan, executors, 1055 Myrtle avenue, Brooklyn.
51410	Louis Caroleo, Dump Laborer; Department of Sanitation	Dec.	30,	1933		\$891 00	420 84	Mary Caroleo (wife), 84-44 129th street, Richmond Hill, L. I.
39301	Joseph J. Donohue, Laborer; Department of Sanitation	Jan.	18,	1934	F0*** 0.10	931 60	882 18	Anna Marie Donohue (wife), 308 Clifton place, Brooklyn.
4460	John E. Costello, Job Compositor; Fire Department	Sept	. 9,	1933	*2,887 36	110000	2,967 38	Estate of John E. Costello, John E. Costello, Jr., executor, 2129 36th street, Astoria, L. I.
51536	Patrick Green, Laborer; Department of Parks, Bronx	Dec.	15	1933	100,000	825 00	630 42	
10492	John J. Cagney, Licensed Fireman; Department of Correction	Jan.	21,	1934	*2,394 00	*****	3,290 11	Mary Cagney (wife), 1061 1st avenue, New York.
39178	Victor F. McDonnell, Court Clerk; City Court, City of New York	Feb.	1,	1934	0 + 0 + 0 × 0 + 1 + 1	§1,750 00	1,226 60	Helen McDonnell (wife), 350 East 65th street, New York.

* Twelve months' earnable compensation.

§ Earnable compensation after December 31, 1932, based on final 1932 compensation, because of no election to reduce contributions. † Discrepancy between name Catherine Mahoney (wife), as designated, and Kathryn Mahoney (wife), claimant, reconciled by affidavit.

† Discrepancy between name Catherine Mahoney (wite), as designated, and Kathlyb Mahoney (wite), training, reconciled by affidavit.

† Discrepancy between names Katherine Mahoney and Retia Mahoney (children), as designated, and Kathleen Mahoney and Rita Mahoney (infant children), claimants, reconciled by affidavit.

** Discrepancy between name Patrick Green and estate of Patrick Greene, claimant, reconciled by affidavit.

-therefore be it

Resolved, That the Board of Estimate and Apportionment, pursuant to law, does hereby award and grant to each beneficiary designated herein the amount of the ordinary death benefit appearing opposite the name of such beneficiary, and does authorize the payment to each beneficiary designated herein of the amount of the accumulated deductions from the compensation of the deceased set opposite the name of such beneficiary; and be it further.

Resolved, That the Comptroller of The City of New York, as custodian of the funds of the New York City Employees' Retirement System, be and hereby is directed to pay to each beneficiary designated herein the amount of ordinary death benefit and accumulated deductions appearing opposite the name of such beneficiary from the fund

Which was adopted by the following vote:

Affirmative—The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond—16.

Board of Estimate and Apportionment; New York City Employees' Retirement System-Retirement (Cal. No. 74).

The Secretary presented the following:

February 9, 1934.

To the Board of Estimate and Apportionment:

Oentlemen—On September 5, 1933, John Stapleton, Attendant, Office of the President of the Borough of Brooklyn, and a member of the New York City Employees' Retirement System, filed an application for accident disability retirement in which he stated that on December 18, 1932, while employed at the Lakeland Place Comfort Station, Concy Island, Borough of Brooklyn, he was beaten by thugs, and as a result of injuries received he is incapacitated for the performance of city-service.

The Medical Board of the Retirement System certified, on November 23, 1933, that he was not mentally or physically meapacitated for the performance of city-service as a natural and proximate result of an accidental injury received in such city-service while a member, and while in the performance of duty, and therefore denied his application for accident disability retirement,

Member stated in his membership application filed on December 29, 1920, that he was born on October 15, 1863, and in his application for accident disability retirement that he was born on October 18, 1863. On January 4, 1934, he filed documentary evidence which showed that he was born on or about October 12, 1861. As applicant, therefore, had attained the age of 70 on or about October 12, 1931, he and his department head were notified of the provisions of section 1710, subdivision 1, of the Greater New York Charter, permitting continuance in service beyond the age of 70 years.

On January 5, 1934, Mr. Stapleton requested retirement to take effect November 1, 1931, which is mandatory as he was not granted permission to continue in service after October 31, 1931, and the President of the Borough of Brooklyn was so notified.

Applicant was in city-service and received compensation in excess of \$1,200 a year, from November 1, 1931, to October 16 (noon), 1933, and deductions for annuity purposes were made from his compensation during this period. His retirement allowance for that period will therefore be suspended and forfeited under the provisions of section 1560 of the Greater New York Charter, and it is required that the deductions made from his compensation during said period be refunded.

On September 30, 1926 (Cal. No. 104), the Board of Estimate and Apportionment authorized a prior-service allowance of 3.80 years.

Detailed reports have been prepared of examinations made of payroll records on file in the Department of Finance and of the records of the New York City Employees' Retirement System, as to his city-service and deductions from compensation for annuity purposes creditable to him as a member, and as to the compensation earnable by him during his last five years of city-service.

No credit is proposed, in accordance with law, for service from October 1 to December 28, 1920, as he was not a member of the Retirement System during that period, and did not elect to purchase credit for such service under section 1703-A of the Charter.

In addition to prior-service credit is proposed for full service from December 29, 1920, to August 31, 1926, and from August 30, 1927, to the date of retirement. He was out of service from September 1, 1926, to August 29, 1927.

A report has also been prepared by the Actuary showing the amount of retirement allowance payable in pursuance of law, on the basis of said reports and on the basis of the reported group classification, duly elected age and service benefit of applicant.

The following is a summary of the pertinent statements in the reports herein referred to:

Name of member, John Stapleton. Membership number, 18808.

Membership number, 18808. Group classification, 1.

Age on last birthday preceding proposed date of retirement, 70.

Proposed date of retirement, November 1, 1931. Years of service creditable to proposed date of retirement, 14.23

Average annual compensation earnable during last five years of city-service, \$1,742,35. Annual retirement allowance payable in ordinary form, \$444.15.

Form of allowance selected, option 1.

Annual retirement allowance payable under form selected, \$328.32.

Part of annual allowance payable from the Pension Fund, \$175.92. Part of annual allowance payable from the Annuity Reserve Fund, \$152.40.

Initial reserve on pension, \$1,634.04.

Initial reserve on annuity, \$1,415.36.

On the basis of the facts hereinbefore set forth and of the reports hereinbefore referred to, a resolution is submitted for your consideration and adoption approxing denial of the application for accident disability retirement, and proposing mandatory service retirement of John Stapleton, effective November 1, 1931; authorizing the refund of the accumulated deductions from his compensation for the period subsequent to the proposed retirement date (November 1, 1931, to October 16 (noon), 1933), amounting to \$391.94.

and awarding him the annual service retirement allowance, under the provisions of option 1, the form selected by him, of \$328.32, effective November 1, 1931

option 1, the form selected by him, of \$328.32, effective November 1, 1931.

Respectfully, PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment; GEO B. BUCK, Actuary, and GEORGE J. DOYLE, M. D., ROBERT P, WADHAMS, M. D., Medical Board, New York City Employees' Retirement System.

The following was offered:
Whereas, John Stapleton, residing at 646 Wythe avenue, Borough of Brooklyn, an Attendant, Office of the President of the Borough of Brooklyn, and since December 29, 1920, a member of the New York City Employees' Retirement System, filed an application for accident disability retirement on September 5, 1933, after he had attained the age of 70 years (on October 12, 1931), and in the absence of an approved application for continuance in service, his retirement is mandatory, effective November 1, 1931, as required by section 1710, subdivision 1, of the Greater New York Charter; and deductions amounting to three hundred ninety-one dollars and ninety-four cents (\$391.94) have been made from his compensation subsequent to the proposed retirement date; therefore be it

Resolved. That the Board of Estimate and Apportionment, pursuant to law, does hereby retire John Stapleton, Attendant, Office of the President of the Borough of Brooklyn; effective November 1, 1931, in accordance with the provisions of section 1710, subdivision 1, of the Greater New York Charter; does hereby authorize the refund to him of his accumulated deductions from his compensation for the period November 1, 1931, to October 16 (noon), 1933, amounting to three hundred ninety-one dollars and ninetyfour cents (\$391.94); and does hereby award him, effective November 1, 1931 (subject to revision or suspension when and as required by law, during gainful employment), in lieu of the annual ordinary service retirement allowance of four hundred forty-four dollars and fifteen cents (\$444.15), being in part a pension based on his years of service and his average annual compensation carnable during his last five years of city-service, and in part an annuity actuarially equivalent to the amount of his accumulated deductions on the date set for his retirement, a lesser annual retirement allowance under the provisions of option 1, selected by him, of three hundred twenty-eight dollars and thirty-two cents (\$328.32), being in part a lesser annual pension of one hundred seventy-five dollars and ninety-two cents (\$175.92), having an initial reserve of one thousand six hundred thirty-four dollars and four cents (\$1,634.04), and in part a lesser annual annuity of one hundred fifty-two dollars and forty cents (\$152,40), having an initial reserve of one thousand four hundred fifteen dollars and thirty-six cents (\$1,415.36), payable under the provisions of option 1, with the provision that if he should die before the earnable monthly installments of the lesser retirement aggregate the amount of three thousand forty-nine dollars and forty cents (\$3,049.40), which is the initial reserve upon his retirement allowance, the balance of such reserve in excess of the total amount of the monthly installments earnable by him prior to his death, shall be paid to his last designated beneficiary, or to his estate; and be it

Resolved. That the Comptroller of The City of New York, as custodian of the funds of the New York City Employees' Retirement System, he and hereby is directed to pay said annual retirement allowance of three hundred twenty-eight dollars and thirty-two cents (\$328.32) to said John Stapleton, during his lifetime, in equal monthly installments, effective November 1, 1931, as follows:

A-From the Pension Fund of the New York City Employees' Retirement System, a pension of one hundred seventy-five dollars and ninety-two cents (\$175.92) a year.

B-From the Annuity Reserve Fund of the New York City Employees' Retirement System, an annuity of one hundred fifty-two dollars and forty cents (\$152.40) a year.

-to transfer from the Annuity Savings Fund to the Annuity Reserve Fund one thousand four hundred fifteen dollars and thirty-six cents (\$1,415.36), being the initial reserve on the annuity; and to pay from the Pension Fund and Annuity Reserve Fund, respectively, to his last designated beneficiary, or to his estate, upon his death, the amount of the initial reserve, respectively, on his pension and on his annuity, less the amount of pension and annuity installments earnable by him during his lifetime, as hereinbefore required: and to pay to the said John Stapleton from the Annuity Savings Fund of the New York City Employees' Retirement System, the accumulated deductions made from his compensation subsequent to the effective retirement date, amounting to three hundred ninety-one dollars and ninety-four cents (\$391.94).

Which was adopted by the following vote:

Affirmative—The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond—16.

Board of Estimate and Apportionment; New York City Employees' Retirement System—Denial of Request for Withdrawal of Retirement Application (Cal. No. 75).

The Secretary presented the following:

March 6, 1934.

To the Board of Estimate and Apportionment:

Gentlemen—On January 4, 1934, Joseph T. Hartigan, aged 57, a Laborer, in the Department of Water Supply. Gas and Electricity, and a member of the New York City Employees' Retirement System, while in city-service, filed an application for service retirement to take effect March 1, 1934.

On February 2, 1934, Mr. Hartigan withdrew his application for service retirement. He states that the reason he filed his application was that he was worried about losing his job and did not know what he was doing.

The Commissioner of Water Supply, Gas and Electricity has stated that he has no objection to the withdrawal of Mr. Hartigan's application.

Rule 56, as amended by your Board on January 26, 1934 (Cal. No. 147), conditions

withdrawal on approval by the Board within 30 days after the date of filing of such withdrawal request.

A resolution proposing approval of such withdrawal request is submitted berevith.

A resolution proposing approval of such withdrawal request is submitted herewith. Respectfully, PEARL BERNSTEIN, Secretary, Board of Estimate and Apportonment.

A resolution to approve the withdrawal of application for service retirement, effective March 1, 1934, of Joseph T. Hartigan, age 57, Laborer, Department of Water Supply, Gas and Electricity, was lost by the following vote:

Affirmative-The Presidents of the Boroughs of Manhattan and Queens-3. Negative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Brooklyn, The Bronx and Richmond-13.

Board of Estimate and Apportionment; New York City Employees' Retirement System-Refunds of Accumulated Salary Deductions (Cal. No. 76).

The Secretary presented the following:

March 1, 1934.

To the Board of Estimate and Apportionment:

Gentlemen-Duly executed applications for the refund of accumulated deductions, or one-quarter thereof, made by 22 members of the New York City Employees' Retirement System, named in the accompanying resolution, who discontinued city-service without pension, have been submitted to this office by, or with the cognizance of, the several City departments shown.

These members are entitled to withdraw their accumulated deductions and terminate membership in the said Retirement System under the provisions of law, except that the membership of J. Walter Thompson and Patrick Hurley, applicants for one-quarter accumulated deductions, cannot be terminated under section 1702 of the Charter; and except that the membership of Helen Weiser cannot now be terminated because she has given notice of intention to deposit with the New York State Employees' Retirement System, within one year, her accumulated deductions under section 73 of the Civil Service Law.

Individual reports have been prepared showing in detail the computation of the amount of the accumulated deductions due each of the said members, and the discontinuance of city-service of each member has been verified from the records of the Municipal and State Civil Service Commissions with the exception of members designated by (*), employees whose service is not recorded by said Commissions. The departments advised of the cessation of services on the dates shown.

The pertinent facts contained in each of these individual reports are set forth in the tabular statement forming part of the resolution which is presented herewith for your consideration and adoption.

Respectfully, PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment; GEO, B. BUCK, Actuary, New York City Employees' Retirement System.

The following resolution was offered: Resolved, That the Board of Estimate and Apportionment, pursuant to law, does authorize the refund to each hereinafter named member of the New York City Employees' Retirement System, the amount of accumulated deductions set opposite the name of said member in accordance with his application, and does hereby terminate the membership of each in the said Retirement System except the membership of J. Walter Thompson and Patrick Hurley; and except that under the provisions of section 73 of the Civil Service Law, the membership of Helen Weiser, formerly a Recording Clerk in the office of the Register, Bronx County, shall be continued for a period not exceeding one year; and be it further

Resolved, That the Comptroller of The City of New York, as custodian of the funds of the New York City Employees' Retirement System, be and hereby is directed to pay to each said discontinuing member of said Retirement System and to J. Walter Thompson, Patrick Hurley and Helen Weiser the amount of the accumulated deductions set opposite the name of such member, from the Annuity Savings Fund of said system.

Number.	Name, Address and Title.	Name, Address and Title. Department.		Date of Discontinuance of City-service.	Total Amount Paid Into Annuity Savings Fund to Date of Discontin- uance.	Accumu- lated Interest Thereon.	Total Accumu- lation in Annuity Savings Fund.
42332	John J. Smith, 6805 Fresh Pond road, Ridgewood, L. I.; Laborer	President, Borough of Queens	June 7 1026	Jan. 5, 1934	¢40€ €1	670 52	640E 02
41262	*J. Walter Thompson, 137 Heberton avenue, Port Richmond, S. I.; Super-	President, Borough of	Date Colors		\$405 51	\$79 52	\$485 03
32709	intendent of Public Buildings and Offices	Richmond President, Borough of		Dec. 31, 1933	†632 81	†88 10	†720 91
38176	Sewer Construction Madeline C. Manning, 2357 Davidson avenue, New York; Clerk	Richmond	June 16, 1923	Dec. 16, 1933	870 46	226 03	1,096 49
61701	Edward P. Gallagher, 444 East 147th street, New York; Driver.	sion of Franchises Department of Sanita-	Mar. 6, 1925	Oct. 31, 1930	380 84	94 44	475 28
65320	Tony Teta, 2042 63d street, Brooklyn; Sweeper	Department of Sanita-	Dec. 2, 1929	Feb. 7, 1934	346 18	29 29	375 47
42315	Frank Halloran, Tamanev Association, 8 Ely avenue, Long Island City, L. I.;	tion	Dec. 2, 1929	Feb. 3, 1934	386 56	25 54	412 10
70.045	Licensed Fireman Patrick Hurley, 605 Leonard street, Brooklyn; Marine Stoker	tion	Aug. 2, 1926	Feb 8, 1934	449 60	80 18	529 78
59360		and Structures	Sept. 16, 1930	Mar. 8, 1933	#84 60	#7 79	#92 39
49609	*J. Joseph Lilly, 1236 East 19th street, Brooklyn; Assistant Corporation Counsel	Law Department	June 29, 1928	Feb. 14 1034	2,639 00	310 47	2,949 47
	*Patrick J. Diamond. 269 Carroll street, Brooklyn; Deputy Commissioner *Maurice Galvin, 12 York avenue, New Brighton, S. I.; Secretary to Com-	Department of Licenses			4,949 69	698 04	5,647 73
63241	missioner	Department of Parks Department of Parks,	Oct. 3, 1930	Jan. 18, 1934	751 13	53 73	804 86
69663	John J. Eagan, 204 14th street, Brooklyn; Power Maintainer (Distribution).	Manhattan Board of Transporta-	Feb. 12, 1931	Dec. 31, 1931	§61 39	§6 43	\$67 82
		tion	Sept. 12, 1932	Jan. 3, 1934	164 91	5 42	170 33
45728	John Joseph O'Brien, 30-64 12th street. Astoria, L. I.; Inspector of Con- struction	Board of Transporta-	Sept. 9, 1927	Jan. 31, 1934	765 06	102 25	867 31
62638	Moe Becker, 2069 82d street, Brooklyn; Station Agent	Board of Transporta-	Feb. 4, 1931	Feb. 5, 1934	284 70	21 33	306 03
71420	Walter A. Dore, 58 East 97th street, New York; Station Agent (Collecting)	Board of Transporta-					
55160 29277	Jacob Zbar, care Sidney Raifiel, 1176 President street, Brooklyn; Interpreter, *Russell V. Beers, 30 Clinton avenue, New Brighton, S. I.; Deputy Sheriff	City Magistrates' Courts Sheriff, Richmond	Sept. 19, 1929		44 10 460 00	73 48 87	44 83 508 87
4.0		County		Dec. 31, 1933	864 11	248 20	1,112 31
	*Helen Weiser, 1365 Morris avenue, New York; Recording Clerk	Register, Bronx County Department of Hospi-		Jan. 2, 1934	345 28	60 37	405 65
48214	Daniel McKinley, care O'Brien, 342 East 121st street, New York; Licensed	tals	4 6 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Dec. 31, 1933	2,089 36	409 30	2,498 66
42192	Fireman	tals	July 13, 1927	Aug. 2, 1933	510 61	96 31	606 92
4 = 100.31	Typewriter	tals	July 15, 1926	Feb. 14, 1934	501 08	79 95	581 03

‡ Transferred to State Retirement System under section 73 of the Civil Service Law.

Which was adopted by the following vote: Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

Board of Estimate and Apportionment; New York City Employees' Retirement System-Retirements (Cal. No. 77).

The Secretary presented the following:

March 3, 1934.

To the Board of Estimate and Apportionment:

Gentlemen-John N. Outwater, age 66, an Accountant, Office of the Commissioner of Accounts, and member No. 59 of the New York City Employees' Retirement System, filed an application for service retirement on February 6, 1934, to take effect March 8,

On February 13, 1934, he requested that his retirement "be left open or cancelled as of March 8, 1934," as he desired to continue in service in order to pay an assessment soon to be levied.

On March 1, 1934, he asked that his request to withdraw his application be disregarded, and that he be retired to take effect March 8, 1934.

For the protection of the funds against adverse last minute optional selections, it has been the practice in cases of this kind to retire members on a date 30 days subsequent to the date of filing of the last of successive requests for filing.

Mr. Outwater has been paid for continuous service during the past year. The requirements of law and of the Board's rules as to membership, service, period of notice, eligibility to retire, in general, as to obligations and privileges, have been observed. He has as yet not been informed of the approximate amount of his retirement allowance, due to his withdrawal request hereinbefore referred to, but will be notified.

The resolution submitted herewith for your consideration and adoption provides for retirement on March 31, 1934, the amount of service retirement allowance to be subsequently fixed and determined. Respectfully,

PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment,

The following was offered:

Whereas, John N. Outwater, age 66, an Accountant, Office of the Commissioner of Accounts, residing at 351 West 259th street. Borough of The Bronx, and a member of the New York City Employees' Retirement System, while in city-service, duly applied for service retirement, and on the retirement date proposed be will be of service retirement age; therefore he it

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of law, does hereby retire him from city-service to take effect March 31, 1934, subject Richmond-16.

to the subsequent determination and fixation of the amount of his service retirement allowance

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond-16.

The Secretary presented the following:

March 3, 1934.

To the Board of Estimate and Apportionment:

Gentlemen-On February 15, 1934, Anna Murphy, Inspector of Licenses, Department of Licenses, and member No. 23608 of the New York City Employees' Retirement System, filed a duly executed application for service retirement to take effect March 13, 1934. Under the law and the rules of the Board of Estimate and Apportionment for the

administration of the Retirement System, the earliest date on which she can be retired as the result of the filing of her application on February 15, 1934, is March 17, 1934, 30 days after the date of filing. Her retirement to take effect on that date is proposed in the accompanying resolution.

The requirements of the law and of the Board's rules as to membership, service, period of notice eligibility to retire, prospective retirement allowance and right to object thereto-in general, as to obligations and privileges-have been or will be duly observed on or before the retirement date proposed in the accompanying resolution which is submitted for your consideration and adoption, the amount of service retirement allowance to be subsequently fixed and determined.

Respectfully, PEARL BERNSTEIN, Secretary, Board of Estimate and Appor-

The following was offered:

Whereas, Anna Murphy, residing at 1209 Woodycrest avenue. Borough of The Bronx, and member No. 23608 of the New York City Employees' Retirement System, while in city-service, duly applied for service retirement, and is of service retirement age; therefore be it

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of law, does hereby retire from city-service the said Anna Murphy, 63 years of age, Inspector of Licenses, Department of Licenses, as of March 17, 1934, subject to the subsequent determination and fixation of the amount of her service retirement allowance.

Which was adopted by the following vote:

Affirmative-The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and

	WERE C	ONSIDER	OT ON THE CALENDAR I ED BY UNANIMOUS CON	NSENT.		Finance Warran	t Contr	s or ract	Received in Depart- ment of	Name of Payee.	Amount
Emergen	icy Removal	of Snow	ue of Special Revenue B and Ice During Winter S	Bonds to Pro Season of 19.	vide for 33-1934,	Number 69758	. Num	96800	Finance.	John C. Winston Co	1 50
The Se	cretary preser	nted the fol	The second secon			69759 69760	1-24-34 1-17-34	96787 96787	3-14-34 3-15-34	Rand McNally & Co	30 00 7 50
March 8, 19	934.		nt of Sanitation, Municipal			69761 69762 69763	12-29-33	97092 97105	3-13-34	Remington Rand, Inc. Harcourt Brace & Co., Inc. Macmillan Co.	9 0 448 3 1,236 3
tionment,	City of New	York:	or, Chairman of the Board		6 61	69764 69765	1- 2-34 1-31-34	97105 103252	3-13-34 3-13-34	Macmillan Co	45 0 246 0
to sell speci	ial revenue bo	ends in the	ption of a resolution autho sum of one million four hu of of the Greater New York	undred thousan	d dollars	69766 69767	1-25-34 10-20-33	111469 111537	3-14-34 3-13-34		16 2
the proceeds	s thereof to b	e available	to this Department for the	e emergency re	moval of	69768 69769	1-25-34 I-16-34	96786 96782	3-14-34 3-13-34	Gosting Artist's Products Co., Inc Public School Pub. Co Noble & Noble	108 8 19 8 48 0
teams and to	rucks and mot	tor vehicles	for hauling snow, motor ve vehicles with hoists and bu	ehicles with sno ackets.	ow plows	69779 69771	1-22-34 1- 5-34	96758 96793	3-14-34 3-14-34	Ginn & Co	32 4 39 1
Sanitation.			W. HAMMOND, Act			69772	1- 2-34	111537	3-14-34	Samuel Gabriel Sons & Co., assignee of Gosting Artist's Products Co., Inc	84 7
excused from	m voting on	this matter.		nhattan reques	ted to be	69773 69774 69775	1-15-34	111871 112702 112746	3-13-34	S. Weinstein Supply Co	46 6 19 4 240 0
Thomas		id, Acting	Commissioner of Sanitation,		- 4.5	59776	3- 1-34	113332	3- 8-34	Trade Bank of N. Y., assignee of Mac & O Auto Trucking Co., Inc	3,974 1
ollowing re	esolution was	offered:	ayor, Rule 19 was waived stimate and Apportionment,			70828	10-26-33 1-19-34	111596	3-14-34	Baker & Taylor Co F. Hubner & Co., Inc	1 7 50 0
sions of sec	ction 546 of t	he Greater	New York Charter, as at zes the Comptroller to issue	mended by cha	apter 615	70830	11-15-33		3-15-34	Cooper Stamp Works	52 5 19 2 869 0
of The Cit thousand do	ty of New Y ollars (\$1,400,0	ork to an 100), as and	amount not exceeding one when bonds can be sold, re	e million four redeemable fron	hundred the tax	70831 70832 70833	2- 1-34 12-30-33		2-28-34	M. B. Brown Ptg. & Bdg. Co Rubin Katz	79 7 38 1
removal of	snow and ice	in all Boro	or of their issue, to defray oughs during the winter of ms and trucks and motor vel	1933-1934, inch	uding the	70834 70835	12-22-33 1- 9-34		3-15-34 3-15-34	Joseph Klein, Inc Schneidman Heating, Inc	33 4 12 1
motor vehic	les with snow	plows attac	hed, and mechanically prope ing Commissioner of Sanital	elled vehicles w	ith hoists	70837	12-29-33		2-28-34 3-15-34	John Wanamaker N. Y	162 9 20 0
Department Which	of Finance. was adopted b	y the follow	ving vote:			70838 70406 70407	1- 9-34 2- 8-34		3-15-34 3-14-34 3-16-34	Patrick Jones	2,529 8
Affirma and the Pre Richmond—	esidents of the	yor, the Co Boroughs	omptroller, the President of of Manhattan, Brooklyn, T	the Board of A	eens and	70408	2-24-34		3-16-34	Goods Assn	1 5
		The Bro	nx-Approval of Contrac	ct. Specificati	ions for	70409 70401	2- 1-34 12-29-33		3-13-34 3-13-34	Neumann Kahn Chevrolet, Inc	6 1 73 0
Clean	ning Window	vs, Etc., in	Bronx County Building nunication, dated March 8, 1	(Cal. No. 79	9).	41114	12-31-33 12-30-33			Harry Starkman & Bros., assignees of Reid, King & Co., Inc	50 5 53 3
sioner of Pr and specifica	ublic Works of ations for the	f the Boron cleaning of	igh of The Bronx, submitting the glass in the windows, of	ng for approval doors, transom:	contract s, etc., in	70413	1- 1-34		3- 9-34	Industrial Credit Corp., assignee of Charles Williams Co., Inc	114 (
the Bronx of the year	County Buildi 1934, commer	ing, East 1 ncing April	61st street and the Concount 1, 1934, at an estimated co-	irse, during the	e balance	100	12-13-33			Industrial Credit Corp., assignee of Edward F. Kelly	56 5
			(March 16, 1934) and refe	erred to the Di	rector of	70415	11-28-33			R. Solomon, assignee of George Sleicher Co.	75 2
		adjourned t	o meet Friday, March 16, 19	034 at 10.30 o'cl	lock a m	70417	7-27-33			Industrial Credit Corp., assignee of Stephen Thorpe, Inc	132
On mot	ion the Board	aujourned i	PEARL BERN	ISTEIN, Secre	etary.	70418	1- 5-34			J. A. McGreevy, Inc	136 6
						70410				Tamasa Mammada	
	DEP	ARTM	ENT OF FINAN	ICE.		70419	11-27-33		3-13-34	James Newman Zimmerman Bros.	
		(Continu	ENT OF FINAN led from First Page.)	ICE.		70419 70420	1-20-34		3- 9-34	Zimmerman Bros. Industrial Credit Corp., assignee of J. A. McGreevy, Inc.	124 1
and the second second	Invoice Dates or		ied from First Page.)		Amount.	70419			3- 9-34 3- 9-34	Zimmerman Bros. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc.	124 1 143 3
Finance Warrant Number,	Invoice Dates or Contract Number,	(Continu Received in Depart- ment of Finance.	Name of Payee	t.	Amount.	70419 70420 70421 70422 70423	1-20-34 7-27-33 1-20-34 12- 9-33		3- 9-34 3- 9-34 3- 9-34 3- 9-34	Zimmerman Bros. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Kroepke Plumbing & Heating Co.	124 1 143 3 84 0 81 1 56 7
Warrant Number. 71267 71268 2-	Invoice Dates or Contract Number, 96775 7-34 111445	Received in Department of Finance. 3-16-34 3-16-34	Name of Payee Macmillan Co	5	220 51 2 07	70419 70420 70421 70422 70423 70424	1-20-34 7-27-33 1-20-34		3- 9-34 3- 9-34 3- 9-34 3- 9-34 3- 6-34	Zimmerman Bros. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Kroepke Plumbing & Heating Co. Thos. A. Corwin R. Solomon, assignee of Charles Wil-	124 1 143 3 84 0 81 1 56 7 50 7
Warrant Number, 71267 71268 2- 71269 71270 1-2 71271	Invoice Dates or Contract Number. 96775 7-34 111445 111845 25-34 112954 112954	Received in Department of Finance. 3-16-34 3-16-34 3-13-34 3-15-34 3-13-34	Macmillan Co	C	220 51 2 07 57 59 4 44 42 94	70419 70420 70421 70422 70423 70424 70425 70666 70667	1-20-34 7-27-33 1-20-34 12- 9-33 11-23-33 11-17-33	97122 111456	3- 9-34 3- 9-34 3- 9-34 3- 6-34 3- 9-34 3-15-34 3-16-34	Zimmerman Bros. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Industrial Credit Corp., assignee of J. A. McGreevy, Inc. Kroepke Plumbing & Heating Co. Thos. A. Corwin R. Solomon, assignee of Charles Williams Co., Inc. H. M. Rowe Co., Inc. Houghton Mifflin Co.	124 1 143 3 84 0 81 1 56 7 50 7
Warrant Number, 71267 71268 2- 71269 71270 1-2 71271 71272 71273	Invoice Dates or Contract Number, 96775 7-34 111445 111845 25-34 112954 97108 108552	Received in Department of Finance. 3-16-34 3-16-34 3-15-34 3-15-34 3-13-34 3-16-34 3-13-34	Macmillan Co	e,	220 51 2 07 57 59 4 44 42 94 258 24 132 85	70419 70420 70421 70422 70423 70424 70425 70666 70667 70668 70669	1-20-34 7-27-33 1-20-34 12- 9-33 11-23-33	111456 111452 108569	3- 9-34 3- 9-34 3- 9-34 3- 6-34 3- 6-34 3-16-34 3-16-34 3-16-34	Zimmerman Bros. Industrial Credit Corp., assignee of J. A. McGreevy. Inc. Industrial Credit Corp., assignee of J. A. McGreevy. Inc. Industrial Credit Corp., assignee of J. A. McGreevy. Inc. Industrial Credit Corp., assignee of J. A. McGreevy. Inc. Kroepke Plumbing & Heating Co. Thos. A. Corwin R. Solomon. assignee of Charles Williams Co., Inc. H. M. Rowe Co., Inc. Houghton Mifflin Co. Har her & Bros. Houghton Mifflin Co.	124 1 143 3 84 0 81 1 56 7 50 7 124 2 178 5 577 5 135 0
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Finance Warran Number	t Co	voice ates or entract imber.	Received in Depart- ment of Finance.	Name of Payee.	Amount	Finance Warra Numbe	te Date	oice es or tract nber.	Received in Depart ment of Finance.	Name of Payee.	Amount.
	10-20-3 12-14-3 3-12-3	3	3-13-34	H. Sand & Co., Inc	245 00 87 66 1,250 00	5	2- 8-34 2-13-34		3-14-34	Co., Inc	3 75
70665 70909	3- 8-3- 2-15-3-	4		N. Y. Rapid Transit Co L. I. R. R John Todd	182 16 7 50	70152	2- 2-34 1-31-34		3-14-34	Acnie Plumbing & Heating Co., Inc Andrew Obes & Son	11 85 15 43 24 00
70904 70905	1- 6-3-		2-28-34	A. L. Cahn & Sons, Inc	315 07	70708		113611	2-20-34	Francis H. Leggett & Co	2,387 25
1056	1-30-3-	97091 97091	3-16-34 3-16-34	Hall & McCreary Co	313 20 4 50 18 00	70459	2- 7-34 2-10-34	112331	3- 3-34 3-14-34 3-15-34	The state of the s	1,323 65 198 75 6 00
1058 1059	1-26-3-	99257 103273	3-16-34 3-16-34	Art Extension Society	6 50 347 49	70113 70114	2-19-34 2-27-34		3-15-34	Dentists' Supply Co. of N. Y	9 42
1060 1061	1-31-3-		3-14-34	Charles Scribner's Sons	48 60 162 00 3,577 26	70115	2-16-34 2-14-34		3-14-34	Bausch & Lomb Optical Co.	4 30 2 50
1062 1063 1064	1-26-3-	103242	3-16-34	D. C. Heath & Co	703 02 194 10	69951 70560			3-14-34 3-15-34	Harold Surgical Corp. J. Cohen & Bro. Aleck Brooks, Inc.	20 85 480 29 66 97
1065 1066	1-11-3- 1-18-3-	96778 103231	3-16-34 3-16-34	Charles E. Merrill Co E. P. Dutton & Co., Inc	69 00 2 46	70522	2- 7-34 2- 6-34 2-13-34		3-14-34 3-14-34	Manhattan Fruit & Produce Dist., Inc. Nestle's Milk Products, Inc.	5 78 18 00
067 1068 1069	1-31-34	98225 96790	2- 7-34 3-16-34 3-16-34	Royal Typewriter Co., Inc	523 75 6 70 298 75	70524	2-10-34 3- 1-34		3-14-34 3-14-34	N. Y. Laboratory Supply Co., Inc Wolf X-Ray Products, Inc Frankel's Pharmacy	3 10 10 92 4 24
070 071	1-20-34	103240 96765	3-16-34 3-16-34	Harcourt, Brace & Co., Inc	123 75 99 00	70526 70527	2-14-34 2- 9-34		3-15-34 3-15-34	Joseph Kurzon, Inc.	6 45 2 75
072 646	2- 6-34 1- 8-34		3-13-34	Lyons & Carnahan	8 55 9 00 1,301 16	70435	2-13-34		3-15-34 3-14-34 3-15-34	Plibrico Jointless Firebrick Co. Standard Brands, Inc. Hoffmann-LaRoche, Inc.	60 83 183 30 155 70
275 1276 1277	2-13-34 2-15-34	98230	3-16-34 3-16-34	Stanley Bowmar Co	52 50 3 20	70437 70438			3-15-34 3-14-34	G. D. Searle & Co.	208 00 106 60
278 279	2- 2-34 1-22-34	111476 112954	3-16-34 3- 9-34	Popular Science Pub. Co	4 80 104 96				3-14-34 3- 9-34	H. A. Metz Laboratories, Inc.	213 15 148 00
280 281 282	1-18-34 1-17-34 1-23-34	112954	3-13-34 3-13-34 3-16-34	J. F. Gleason Co. J. F. Gleason Co. Charity Organizations Society	15 11 6 20 2 25	70442	2- 6-34		3-14-34	Abbott Lahoratories Greene-Wolf Co., Inc. Mahoney-Clarke, Inc.	292 57 154 32 284 40
283 848	2- 2-34	112359 96782	3-14-34 3-16-34	Newtown Creek Coal & Coke Co., Inc., Noble & Noble	1,540 35 176 06	70230 70170	1-27-34 2- 5-34		3- 8-34 3-15-34	Buff & Buff Mfg. Co	30 00 9 84
	1-31-34	96786 103256 112036	3-16-34	Public School Pub. Co	33 20 22 50 2,835 00	70172	2-16-34 2-19-34		3-14-34 3-14-34 3-12-34	Hynson, Westcott & Dunning, Inc Schering & Glatz, Inc Clover Milk & Cream Co., Inc	4 00 7 87 109 37
851 852 853	2-21-34 2- 6-34	112298	3-16-34	F. S. Crofts & Co., Inc.	48 75 49 38	71383 71384			3-15-34 3-14-34	Carbide & Carbon Chemicals Corp Cook Laboratories, Inc	198 00 788 20
854 855	1-31-34	96790 111442	3-16-34 3-16-34	Charles Scribner's Sons	131 25 180 00 32 10		2 21 21		3-16-34 3-16-34	G. D. Searle & Co	213 10 415 00
	2- 5-34 2- 5-34 1-16-34	111432		Mentzer Bush & Co. Baker & Taylor Co. Bureau. of Pub., Teachers' College	69 00 52 00	71385 70873 70874	2-21-34		3- 8-34	Davis & Geck, Inc	967 68 431 46 96 85
859 860	1-10-5	98577 97134	3-16-34 3-16-34	Bureau of Pub., Teachers' College John C. Winston Co	10 00 960 51	70875 70884	2- 9-34		3-14-34 3-14-34	Frank S. Betz Co	238 80 16 70
861 862	1-17-34			Scott, Foresman & Co E. P. Dutton & Co., Inc Bobbs-Merrill Co.	358 50 2 10 1 17	70885 70886 70887	1-29-34 1-31-34		3-15-34	Henry Chin Co	4 26 10 00
363 364	2- 6-34 12- 2-33			Lafayette National Bank, assignee of Cavanagh Bros. & Co	33 00	70888 70889	2-19-34 2-27-34		3-15-34	Peter Henderson & Co., Inc	66 30 3 35 60 60
	2-19-34		3-16-34	Mayfair Agency	103 50 27 57	70890 70891	2-22-34 2-17-34		3-15-34 3-14-34	Hall Kirkham, as receiver of Colson Co. Joseph Kurzon, Inc	5 40 10 08
367 208		111595	Depar	American News Co., Inctment of Finance. Grace S. McNally	182 82 8 75	70892 70893 70894	2-15-34 1-25-34 2-13-34		3-14-34 3-14-34 3-14-34	Atlas Rubber Stamp Co	18 00 14 00 12 60
209 210			3-15-34 3-15-34	Francis J. McGinty	8 75 77 62	70895 70896	1-25-34 1-23-34		3-14-34	Albert T. Hoagland	33 75 4 50
913 914			3-23-34	Postmaster, Bklyn.	1,000 00 1,000 00	70868 70869		108993 111984	1-31-34	Westinghouse X-Ray Co., Inc., Prometheus Electric Corp., assignee of	561 49
	2-27-34 2-17-34		3-14-34	Ostrander Electrical Supply Corp Pittsburgh Parts Corp	25 13 31 14	70686 70687			3-12-34 3-15-34	Winsoney Furnishers, Inc	791 12 582 04 766 94
106	1-30-34 2- 1-34		3-14-34 3-14-34	Koehler Mfg. Co., Inc	7 87 23 71	70688 70689	2-16-34		3-14-34	John Minder & Son, Inc V. P. Houston	79 00 350 00
26	2- 1-34 2-11-34 3- 5-34		3-14-34	Manhattan Ignition Corp Smyth-Donegan Co Wm. McDonagh & Sons	18 90 201 27 11 00	70690 70691 70762	2-16-34		3- 8-34 12-26-33 3-14-34	Kalco Products Corp	254 15 827 57 66 24
78	2- 2-34 1- 1-34		3-15-34 2- 9-34	Battery Equipment & Supply Co., Inc S. Krasilovsky & Bro., Inc	381 20 192 00	70763 70764	2-16-34		3-14-34 3-14-34	Samuel April	7 41 35 60
23				Irving Brown, assignee of Joseph Rosen- berg	533 00	70765 70766	2- 7-34 2-21-34		3-14-34	East River Mill & Lumber Co W. F. Vredenburg	534 26 27 60
20 21				signee of Sage Engineering Corp William Bernstein, assignee of Sage	194 25	70761 71114 71115	2- 7-34		3-14-34 3-14-34 3-14-34	Daniel Duskis, Inc	67 50 5 83 568 36
22			3- 8-34	Engineering Corp	419 00 326 75 18 36	71116 71203	1-30-34		3-14-34 3-14-34	Candee, Smith & Howland Co	198 75 38 97
4	3- 2-34 2-26-34 2-28-34		3-14-34	Joseph Turner & Co	4 40 2 00		12-20-33 11-22-33		3-15-34	Century Rubber Stamp Works, Inc A. J. Catalano Thomas J. Burke	10 75 27 50 69 00
36 37	2-23-34 2- 1-34		3-14-34 3-14-34	W. E. Pruden Co., Inc	1 80 13 20	69936 69937	11 22 00		3-16-34 3-16-34	Emma Johnson	44 00 5 00
	2-26-34		3-14-34	Todd Combustion Equipment, Inc American Mfg. Co	27 00 46 62 7 68	69938 69939			3-16-34 3-16-34	John Durkee Harry J. Greene	10 00 10 00
	2-13-34 2-19-34		Depar	tment of Health. George H. Fick, Inc.	28 70	69940 69941 69942			3-16-34	H. Wright Benoit	15 00 15 00 35 00
5	2-17-34		3-14-34 3-14-34	Knickerbocker Ice Co	28 68 19 08	69943 70153	3- 1-34		3-16-34 3-15-34	Walter Moehle	5 00 24 96
8	2-14-34		3-14-34	E. Leitz, Inc. American Platinum Works Foreign Products Sales Co., Inc.	12 00 30 75 24 53	71666 1 71655 71656		113617 113617	3-15-34	Dierks Heating Co., Inc Swift & Co., Inc Swift & Co	391 15 1,483 68 966 68
9 2	2-19-34 2-20-34 2-15-34		3-14-34	Bogert & Hopper, Inc	40 32 9 52	71657 71658		113366 113366	3- 7-34	Austin, Nichols & Co., Inc	164 55 106 76
7		112363	3-12-34	George E. Warren Corp., assignee of Jnited Fuel Service, Inc	43 75	71659 71660	19	113366 113588	3-8-34 3-14-34	Austin, Nichols & Co., Inc	1,257 16. 4,435 07
	2- 9-34 2- 9-34		3-14-34	Juderwood Elliott Fisher Co	40 00 12 00 11 75	71661 70217 70218	7-31-33	113100	3-15-34	N. S. Low & Co., Inc Borden's Farm Products Co., Inc Max Seide	133 50 7 95 14 90
9 2	- 1-34 -25-34		3-13-34	. S. Woodhouse Co., Inc	1,287 25	70219			3-15-34 Depart	Rockaway Beach Hospital & Dispensary iment of Licenses.	791 66
0 2	2- 6-34		3-14-34 I	nents	34 50 11 38	70213 70211	1-24-34		3-10-34 Lav	Paul Moss	49 71
6 3 2	2- 1-34	113430	3-12-34 5	sadore Cohn	1 25 191 70 84 00	69935 69936	+-24-94.		3-16-34	A. Camp	76 25 316 14
9 1	-18-34 -31-34		3-13-34 A	Austin Nichols & Co., Inc O'Neill Milk & Cream Co., Inc	150 38 104 90				1	custodian of funds of N. Y. City Em- oloyees' Retirement System	27 19
	-16-34 -26-33		2-16-34 F	S. B. Marks Co	301 36 985 00 23 04	71640 71641			3-20-34	iscellaneous. Hospital for Joint Diseases	9,214 84 9,401 10
2 2 3 2	-16-34 -15-34		3-14-34 A 3-14-34 J	Austin Nichols & Co., Inc.,	19 39 16 80	71642 71643			3-20-34 3 3-20-34	Memorial Hospital	2,079 00 2,058 00
4			3-14-34 E 3-14-34 E	Cimer & Amend, Inc	23 45 26 88	71644			3-20-34	Methodist Episcopal Hospital in City of Brooklyn	5,481 75
7 1	-18-33 -25-34 - 6-34		3-14-34 J	ohn Simmons Coohn Simmons Co	1 64 3 02 3 50	71645 71646			Con Car I	Methodist Episcopal Hospital in City of Brooklyn	5,147 45 856 65
	-31-34			Dooley Electric Co	12 50	71647				N. Y. Eye & Ear Infirmary	1,521 50

2-20	Finance Warrant Number.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Warran Number	t Contract	Received in Depart- ment of Finance,	Name of Payee.	Amount.
2-0.00 2					4,057 30				John McKenna	750 00 833 33
2.5.0.1 Desire Henrich 2.57 2				N. Y. Orthopaedic Dispensary & Hosp.		69914		3-15-34	Ramco Realty Corp	90 00 75 00
1.5 1.5	71651		3-20-34	Jewish Hospital	7,357 80				Albert F. Hoffmeister & Anna Hoff-	120 00
1200	71568		3-20-34	Columbus Hospital	2,820 10				Alvin Estates, Inc.	105 00 30 00
1925 3.5.5.4 Services Horizon Discoverse Horizon 1.00 1	71570		3-20-34	Edwin Gould Foundation for Children.	25,885 94	71599		3-16-34	Charis Realties, Inc.	30 00
1985 3-5-8 Serverich Laterius Demones Hospital & Demones Hospita	71572		3-20-34	Beth Israel Hospital	4,979 25	71601		3-16-34	Michelina Giordano & Vincenza Monaco	16 66 35 00
2015 20.5				Norwegian Lutheran Deaconesses Home	news.				Charles Weber, assignee of Malboe	105 00
2.5.1.25 Sockiesy Forch Inspired & Demonstry 4.84 m) 700	71575		3-20-34	Norwegian Lutheran Deaconesses Home				3-16-34	Nicolina Riina	50 00 22 50
1.02-16 2.0				Rockaway Beach Hospital & Dispensary	4,454 00	1 271		De true and	Gutterman	300 00
1.50 1.50	71578		3-20-34	St. Anns School of Industry	1,703 72	71607		3-16-34	Coney Island Center, Inc	333 33 125 00
2.00.14 S. V. Vincott Hopfield G. g. et N. V. 1.516 G.			3-20-34	St. Mary's General Hospital of City of	2.000	71609		3-16-34	Angelina De Respino Venezia	45 00 90 00
Mary				St. Vincent's Hospital of City of N. Y.		71611		3-16-34	Estate of A. Unterberg, Inc	35 00 50 00
Sectors Securities Comp. 2-3-3 Richer Colors adjunct of University Properties, Inc. augings of Inc. Properties, Inc. augings of University Properties, Inc. augings of Inc. Properties, Inc. augings of University Properties, Inc. augings of Inc. Properties, Inc. augin				Mary	767 05	70009		3-16-34	Frank Ferrara	475 00 88 14
1985 2.74 Moler Coles, asignes of Longorot Properties, in Sungmont Properties, Sungmont			5.0	sociates Securities Corp		71587		3-20-34	Jewish Memorial Hospital	1,375 00 902 85
				Robert Cohen, assignee of Unionport	414 /1	71589			N. Y. Nursery & Child's Hospital Seton Hospital, N. Y. City	701 60 25,998 00
1.59 1.59			A 12 do	Co	1,108 38	71591			Brooklyn Eye & Ear Hospital Hospital of Holy Family	730 10 2,769 40
1.71			3- 2-34	Lumber & Panel Co					Jewish Hospital	6,097 60 6,596 70
1.05			3- 7-34	York Drive-Ur-Self Stations, Inc	161 14			. 25.0.05.0.	Societe Française De Bienfaisance	1,237 33 5,721 20
13.151	59962 59963	2-10-34	3-12-34	W. A. DeLamater	210 37	71596 71597		3-20-34 3-20-34	Wyckoff Heights Hospitals	529 80 4,743 90
1322 3.35-4 Perish Hospital of Brookyn 9.50 70.29 227-34 Douglas L Eliman and Co. Inc. 1.50 70.20 2.10-4 Stamma Relays Corp. 2.10-4 N. Y. Water Service Corp. 19.90 70.20 2.10-4 Stamma Relays Corp. 2.10-4 N. Y. Water Service Corp. 19.90 70.20 2.10-4 Stamma Relays Corp. 2.10-4 N. Y. Water Service Corp. 19.90 70.20 2.10-4 Stamma Relays Corp. 2.10-4 N. Y. Water Service Corp. 19.90 70.20 2.10-4 Stamma Relays Corp. 2.10-4 St	71370 71371		3-15-34	Jamaica Hospital	18 00	71584 71585		3-20-34 3-20-34	Hebrew Sheltering Guardian Society Hope Farm	41,487 76 3,370 68
1980 1980	1372				500 00			2-27-34	Douglas L. Elliman and Co., Inc.	98 50 21 58
1.5 1.5	0634		3-15-34 2-19-34	Leo Healy	16 90	70281		2-21-34	Ratio Realty Corp	13 60 29 79
1.000	0628		3-15-34	Henry Meinhard Memorial	920 40	70283		2-21-34	Mt. Hope Realty Co., Inc	652 50 1,566 00
1941 23-34 3-10-38 Borland Ply, Co., Inc. 1744 00 1754 1	0239		3- 7-34	Port of N. Y. Authority		70752		2-27-34	J. C. Penney Co., Inc.	3,645 00 7,009 85
1985 2-16-34 3-2-34 Corry Jamestown Mig. Corp. 130 0 136-34 House of Callury 1556 1557 3-20-34 House of Callury 1556 1557 3-20-34 House of Callury 1558 1559	0241	2-23-34	3-10-34	Burland Ptg. Co., Inc		71554		3-20-34	House of Calvary	8,576 00
1866 315.4	0243	2-16-34	3- 2-34	Corry Jamestown Mfg. Corp	130 00	71556		3-20-34	House of Calvary	8,534 00 8,562 00
1315 1314 Roce Kallman 25 88 1316 24-34 Estate of James E, Hussey 0.95 1316 24-34 Perul Relaly Co. Inc. 0.97 1317	0486	100073	3-15-34	Beekman Street Hospital	45 00	71558		3-20-34	Manhattan Eye, Ear and Throat Hosp.	5,529 01 3,210 40
247-34 Petrol Refully Co., Inc.	0315	1188173	1-31-34	Rose Kallman	25 88	71560		3-20-34	Mary Immaculate Hospital	2,387 95 6,779 80
3-12-34 W. A. DeLamater	0.317		2-17-34	Petrol Realty Co., Inc	67 97			3-20-34	N. Y. Hospital	7,376 41 7,921 96
1998 3-15-34 Fernam Karp 90.00 60946 1-11-34 3-15-34 2-15-34 10-15	70771		3-12-34	W. A. DeLamater	65 00	71118	6	3-15-34	Loretta D. Kelly	10 25
2002 3.15-34 Sirko D Urso, Pasquale Lombarth & Savings Bank in City of N. Y. 475 00	59918		3-15-34	Herman Karp	90 00			2-21-34	Inst. for Male Defective Delinquents	114 00
Savings Rank in City of N. Y. 470 7110 22-13-4 31-53 A Pearson's Sons, Inc. 27 27 27 27 27 27 27 2				Silvio D'Urso, Pasquale Lombardi &	200 00		1-31-34	2-28-34	Apex Color Works, Inc	40 05 53 00
Catherine Miles, deceased 30 00 100 000 100 000 100 00 100 00 100 00 100 00 100 00 100 00 100 00 100 00 100 00			255 87	Savings Bank in City of N. Y	475 00		2-21-34	3-13-34	A. Pearson's Sons, Inc	278 60
Draser				Catherine Miles, deceased	30 00		202.24	Dep	artment of Parks,	3 00
200924 3-15-34 Philip Rhinelander & Philip Rhine Index 2 2 2 2 2 2 2 2 2	19922		3-15-34	Draser		70452		3-14-34 3-14-34	Maclane Hardware Co., Inc.	7 15
Section Sect				Philip Rhinelander & Philip Rhine-		70454	2- 5-34	3-12-34	J. J. Curtin Co., Inc.	91 70
9927 3-15-34 Prietro Amodea 9927 3-15-34 Louis C. Moser & Co., Inc., as agent for George Kremer, Jr. 2014 3-14-34 3-14-34 Altas Statonery Corp., 22 2-28-34 3-15-34 Altas Statonery Corp., 22 2-28-34 2-15			3-15-34		90 00		2-15-34	2-14-34 3-14-34	Smyth Donegan Co	553 14 6 08
George Kremer, Jr. 3,125 00 70367 228-34 33-13-34 L. Hardware Co.	9926								Irvine & Wilcox Co., Inc.	37 87 20 00
			0.000	George Kremer, Jr					L. I. Hardware Co	4 45 35 00
180 00 70100 21-534 31-143 Howell, Treiber, Miller, Inc. 2 22-634 31-143 Howell, Treiber, Miller, Inc. 2 22-33 41-143 10-144 22-33 11-144 10-144 22-34 11-144 10-144 10-144 10-144			28.54	son-59th St. Corp.	8,935 00			3-14-34	Paul Schaad	2 52 13 75
1933 3-15-34 Superintendent of Banks of State of N. Y. as fluidator of Banks of State of N. Y. as fluidator of Banks of U. St. St. St. St. St. St. St. St. St. St			5132000	Johnson		70100	2-16-34	3-14-34	Howell, Treiber, Miller, Inc	22 40 25 00
9932 3.15.34 Freiderick			Control of the Contro	Superintendent of Banks of State of		70102	2-26-34	3-14-34	Howell, Treiber, Miller, Inc	24 58 19 47
19934 3-15-34 Bank of Manhattan Trust Co. 5,000 00 69974 12-20-33 3-12-34 Charles F, Guyon, Inc. Legislative Directors of Manhattan Co. 42 69975 1-12-34 2-28-34 Edward C. Bowers and Charles L. Feldman as receivers of Wickwire, Spencer Steel Co. 88 8013 3-16-34 Flippo Russo & Angelina Russo. 112 80 69976 2-19-34 3-12-34 J. J. Curtin Co., Inc. 2-28-34 3-10-34 J. J. Curtin Co., Inc. 60 69976 2-19-34 3-10-34 J. J. Curtin Co., Inc. 60 69976 3-16-34 City Collector 54-68 69980 3-15-34 Julius Levy 1-335 3-16-34 City Collector 60 70 70 70 70 70 70 70				Frederick B. Bauer & Edna Bauer	75 00	69972	2-15-34	3-14-34	Browning Bros., Inc.	9 12 13 12
1.634 President & Directors of Manhattan Co. 1.645 04	9934		3-15-34	Bank of Manhattan Trust Co	5,000 00	69974	12-20-33	3-12-34	Charles F. Guyon, Inc.	414 90
10013 3.16-34 Filippo Russo & Angelina Russo. 112 08 69976 2-19.34 3-12-34 J. Curtin Co., Inc. 2.0014 3.16-34 Frank H. Browne 1.5356 19.0017 3.16-34 City Collector 5.4 68 69980 1.31-34 3.10-34 Samuel April 1.5 0.0017 3.15-34 Gity Collector 5.4 68 69980 1.31-34 3.10-34 City Collector 5.4 68 69980 1.31-34 3.10-34 Cinted States Rubber Products, Inc. 1.55	0011		3-16-34	President & Directors of Manhattan Co.	1,645 04	31,15		5,52,40	man as receivers of Wickwire, Spencer	880 00
10015 3-16-34 Trustees of Ravenswood Preshyterian Church 812 53 69978 2-16-34 3-10-34 General Sales, Inc. 6 6 69978 2-16-34 3-10-34 Samuel April 17 17 17 17 17 17 17 1	0013		3-16-34	Filippo Russo & Angelina Russo	112 08				J. J. Curtin Co., Inc.	25 90 66 00
1,155 1,156 1,157 1,158 1,159 1,15				Trustees of Ravenswood Presbyterian		69978	2-16-34	3-10-34	General Sales, Inc.	65 25 179 72
3-15-34 Julius Levy				City Collector	54 68	69980	1-31-34	3-10-34	United States Rubber Products, Inc	1,554 00 535 00
3-15-34 Albert Stern & Lillie Fox, as administrators with will annexed of Simon Schnurmacher, deceased 1,335 32 70553 2-28-34 3-14-34 Swan-Finch Oil Corp. 19 70563 2-28-34 3-14-34 Swan-Finch Oil Corp. 19 70518 2-23-34 3-14-34 Swan-Finch Oil Corp. 19 70519 2-8-34 3-14-34 Swan-Finch Oil Corp. 19 70519 2-23-34 3-14-34 Swan-Finch Oil Cor	9669		3-15-34	Julius Levy	1,335 32	69955	1-31-34	3-10-34	East River Mill & Lumber Co	425 84 19 00
Schnittmacher, deceased 1,335 32 70553 2.28-34 3-14-34 Swan-Finch Oil Corp. 17 70518 2-23-34 3-14-34 Kopf Mig. Co., Inc. 18 2-23-34 3-14-34 Kopf Mig. Co., Inc. 18 2-23-34 3-14-34 Devoe & Raynolds Co., Inc. 22 3-16-34 Henry Prince 12,070 96 71620 1-12-34 3-10-34 East River Mill & Lumber Co. 6-60 00 70755 2-23-34 3-14-34 Swan-Finch Oil Corp. 19 19 19 19 19 19 19 1				Albert Stern & Lillie Fox, as admin-	10,000 19	69949		3- 7-34	J. C. MacElroy Co	421 08 100 00
Scheinband Realty Corp. 15,356 19 2 - 8-34 3-14-34 1-12-34 1-1			200.00	Schnurmacher, deceased	1,335 32	70553	2-28-34	3-14-34	Swan-Finch Oil Corp	19 80 5 40
3-15-34 Henry Prince 12,070 96 71620 1-12-34 3-10-34 East River Mill & Lumber Co. 6 6 6 6 6 6 6 6 6	9672		3-15-34	istrators with will annexed of Simon	15 254 10	70519		3-14-34	Devoe & Raynolds Co., Inc	2 68
Scheinband Realty Corp. 797 18 71493 3-12-34 East River Mill & Lumber Co. 71, 1493 71494 3-14-34 Church E. Gates & Co., Inc. 51, 1494 70156 2-23-34 3-14-34 Church E. Gates & Co., Inc. 51, 1494 70157 2-23-34 3-14-34 W. E. Pruden Co., Inc. 51, 1494 70157 2-23-34 3-14-34 W. E. Pruden Co., Inc. 70157 2-23-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70157 2-23-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34 Miller Auto Supply & Equip. Co., Inc. 70158 2-8-34 3-14-34	9673		3-15-34	Henry Prince	12,070 96	71620	1-12-34	3-10-34	East River Mill & Lumber Co	226 90 67 74
3-15-34 Gerlask Realty Co., Inc., assignee of Scheinband Realty Corp.			3-15-34	Gerlask Realty Co., Inc., assignee of Scheinband Realty Corp	797 18	71493		3-12-34	East River Mill & Lumber Co	189 14 712 74
3-15-34 Henry Landau, assignee of Agostino Sanacuore, also known as Agostino Sanacuore, also known as Agostino Sanacore & Mary Colitti 9,165 20 70158 2-8-34 3-14-34 Ostrander Electrical Supply Corp.	9675		3-15-34	Gerlask Realty Co., Inc., assignee of		70156		3-14-34	W. E. Pruden Co., Inc	513 36 5 61
Sanacore & Mary Colitti 9.165 20 70159 2-15-34 3-14-34 Dunn & Flynn Brass Wks. 2	9676		3-15-34	Henry Landau, assignee of Agostino		70157 70158	2-23-34 2- 8-34	3-14-34 3-14-34	Miller Auto Supply & Equip. Co., Inc Ostrander Electrical Supply Corp	7 16 1 58
3-15-34 Frank H. Browne 6,969 46 70161 3-8-34 Empire State Ignition Corp. 6,9906 3-15-34 Arch Realty Corp. 40 00 70162 2-28-34 3-12-34 John Herrmann 7,0907 3-15-34 Charles K. Beekman, as surviving trustee & Bankers Trust Co., as substituted trustee, under last will & testament of Adela A. Dortic, deceased 60 00 70755 2-21-34 3-12-34 James H. Hughes 16,000 10	9677		3-15-34	Sanacore & Mary Colitti		70159	2-15-34	3-14-34 3-14- <u>3</u> 4	Dunn & Flynn Brass Wks	26 40 4 50
1907 3-15-34 Charles K. Beckman, as surviving trustee & Bankers Trust Co., as substituted trustee, under last will & testament of Adela A. Dortic, deceased 60 00 70755 2-21-34 3-12-34 James H. Hughes 160 3-12-34 Harris Franzblau 105 00 70757 3-12-34 Stevenson & Marsters, Inc. 20 3-12-34 Henry Pape & Wilhelmina Pape 625 00 70758 3-13-34 East River Mill & Lumber Co 1910 3-15-34 Bernard Stattman 425 00 70759 2-14-34 3-10-34 Codo Mfg. Corp. 22 3-10-34 Codo Mfg. Corp. 23 3-10-34 Codo Mfg. Corp. 23 3-10-34 Codo Mfg. Corp. 24 3-10-34 Codo Mfg. Corp. 25 3-10-34 C	9678		3-15-34	Frank H. Browne	6,969 46	70161		3- 8-34 3-12-34	Empire State Ignition Corp John Herrmann	65 97 77 00
trustee, under last will & testament of Adela A. Dortic, deceased			And the second second	Charles K. Beekman, as surviving trus-	10 00	70753	2- 7-34	3-12-34	Gifford-Wood Co	494 00 169 59
9908 3-15-34 Harris Franzblau 105 00 70757 3-12-34 Standard Oil Co. of N. Y., Inc. 22. 9909 3-15-34 Henry Pape & Wilhelmina Pape 625 00 70758 3-13-34 East River Mill & Lumber Co. 191 9910 3-15-34 Bernard Stattman 425 00 70759 2-14-34 3-10-34 Codo Mfg. Corp. 22				trustee, under last will & testament of	60.00	70755	2-21-34	3-12-34	Stevenson & Marsters, Inc	20 08 61 31
9910 3-15-34 Bernard Stattman				Harris Franzblau	105 00	70757	4 10 07	3-12-34	Standard Oil Co. of N. Y., Inc	223 65 191 77
9911 3-15-34 Befel Realty Corp	910		3-15-34	Bernard Stattman			2-14-34 2-28-34	3-10-34	Codo Mfg. Corp	22 80 8 74

Finance Warrant Number.	Contr	s or i	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Warrant Number.		ment of	Name of Payee.	Amount
71196 71198	2-23-34			Goodyear Sundries & Mechanical Co., Inc	3 40 9 50	70462 70460 70461	1-29-34 2- 9-34	3-12-34 2-14-34 3-14-34	Tide Water Oil Sales Corp. Colonial Sand and Stone Co., Inc. Adler & Neilson Co., Inc.	3,367 30 3,041 73 20 5
71199 70224	3- 1-34 10- 9-33 10-30-33		3-13-34	- [122] [12] [12] [13] [14] [15] [15] [15] [15] [15] [15] [15] [15	24 00 10 00	71119 71025	9-26-33 2-24-34	President, 2-19-34 3-10-34	George J. Waldie	669 35 95 00
71104 71105	2-20-34		3-14-34	Defiance Sales Corp	23 75 3 00 4 00	71665		3-17-34	Palma Motor Sales & Service Corp ent of Public Welfare. William Hodson	1,142 01
71107 71108	11-16-33 2-24-34		3-10-34 3-14-34 1- 5-34	Paul Schaad	91 08 4 60 250 00	72917 71488 71504 71502	3-12-34 3- 2-34	3-17-34 3-17-34	William Hodson T. A. Wade Co., Inc. James H. Hughes	1,324 24 17 89 2 10
71110 71102 1	1-29-34 2-16-34 10- 5-33		3- 7-34 3-10-34 11-17-33	Glaser Lead Co., Inc	50 32 17 96 30 00	71616 71503 71618	2-28-34 3- 3-34 2-28-34	3-13-34	General Baking Co. Armour & Co. Belmont Packing & Rubber Co. Tisdale Lumber Co.	268 89 417 00 4 00 54 55
925 946 924				Museum of City of N. Y	1,501 16 5,578 34 1,501 16 5,393 09	69965 69966 69964	2-27-34 2-28-34 3- 2-34	3-12-34	Mahoney-Clarke, Inc. D. J. Smgleton, Inc. Smyth Donegan Co.	7 75 6 36 45 52
947 70429 70430	I- 3-34 12-22-33			Botanic Garden & Arboretum lice Department. Borough Hay & Grain Co Warden, Clinton Prison	147 31 162 50	71654 71031 70111		3440 3-13-34 3-10-34	Jaburg Bros., Inc. Metropolitan Paper Box Co. Rocco's Ice Co.	320 42 62 47 14 33
70431 1 70432	12-26-33 2-28-34 1-16-34		1-31-34 3-12-34 3-12-34	Warden, Sing Sing Prison	315 00 112 50 360 36	70206 70205	2-20-34	Sheriff 3-10-34 3-10-34	, Richmond County. John Timlin John Timlin	10 00 2 10
70706 70163	3- 1-34	112295		New Dorp Coal Corp., assignee of Brad- ley-Mahony Coal Corp	954 62 9 50	70196		Sher 3-15-34 Sheriff	iff, Kings County. John E. J. Erazin, New York County.	5 3
70164 10165 70166	3- 1-34 3- 1-34 3- 1-34		3-13-34 3-13-34 3-13-34	Culver Electric Co	9 50 9 50 9 50	70631 70629 70197		3-16-34 3-16-34 3-15-34	Charles Schunk John P. Murphy. Lawrence D. Curtin.	3 65 21 46 5 85
70167 70168 70169	3- 1-34 2- 1-34		3-13-34 3-13-34 3-13-34	Culver Electric Co	59 00	70198 70199 70200		3-15-34	George W. Klein Bernard Gries Frank Fanelli	
71200 71201	2-28-34 2-28-34	Dep	3-12-34 3-13-34 partment	Patten-Brown Co	34 40 34 40	70201 70202 70203		3-15-34 3-15-34 3-15-34	Charles Flickinger Louis Kluger Maurice Frankfort	11 8 6 7
70704 70195 71489	2-23-34	15.8	3- 9-34 3-14-34	Asbestos Const. Co., Inc	225 00 87 27 150 00	70204 70630 70372	10-12-33	3-16-34 3- 1-34	James R. Cavanagh Louis Ressler	7 30 13 7: 5 40
69967 69968 69969	2- 7-34 2- 1-34 2- 6-34		3- 9-34 2-27-34	Hammond Lead Products, Inc		70724 70483	2- 9-34 2-20-34	3-10-34 3-12-34	Ment of Sanitation. Apex Color Wks., Inc	219 00 55 50
70712 70713		113356 113241 Pr	3- 6-34	Linde Air Products Co		70484 71369 71617	2-12-34 2- 8-34 2-27-34	3-10-34 3-10-34	Miller Auto Supply & Equip, Co., Inc., G. B. Raymond & Co	58 3 300 0 176 4
70291			3-13-34	W. Arthur Cunningham, Comptroller of City of N. Y., trustee for account of Street Opening Fund	0.000	71028 71029 71030 70117	1-31-34	3-10-34	Wire Rope Corp. of America, Inc Dooley, Angliss & Co., Inc Sterling Motor Truck Co. of N. Y., Inc. Warden, Sing Sing Prison	437 0 486 2 736 0 58 8
70234 70716 70717	1-23-34		3- 6-34 3- 8-34	M. B. Brown Ptg. & Bdg. Co Flockhart Foundry Co Cadillac Motor Car Co	79 00 162 50 182 30	71112 71111 70247	2- 5-34	3-12-34 12- 6-33 3-12-34	Brooklyn Builders Supply Co	132 50 1,485 00 250 00
71500 72160 71621	2-15-34		3-20-34 3-13-34	J. Cohen & Bro Veronica M. Tubridy Haloid Co.	734 36 250 00 211 09	70693 70694 70695	2-28-34 2- 7-34	3-12-34 3-12-34 3- 8-34	White Co	207 8 920 0
69547 69982	1-10-34		3-13-34	Herman Weiss & Martin M. Mannheim, assignees of Michaels & Mourre, Inc Kane Hardware Co	240 00 6 72	70696 70697 70698	3- 2-34 2-28-34 2-28-34	3-12-34 3- 8-34	John A. Steinmetz	336 0 168 0 439 0
70768 70872	3- 1-34	106153	3-12-34	Borough of The Bronx. Cross, Austin & Ireland Lumber Co Percy J. Fitzgerald, under general as-	190 26	70699 70700		3- 8-34 3- 8-34	Newtown Creek Towing Co	741 5
70426	1-22-34		2-14-34	signment for benefit of creditors of Tri- Boro Eng. Corp	233 64 952 80	70701 70702 70703	2-28-34 2-28-34	3- 8-34 3- 8-34 3- 8-34	Cleary Bros., Inc	3,551 0 2,010 0 672 0
70718 70705	9-26-33	113447 P	3-12-34 President	Warden, Clinton Prison	129 60 808 80	70692 71388 71389	2-10-34 2-14-34	3-12-34 3-12-34 3- 5-34	Carl F. Kalvin	175 0 308 1 326 5
70225 70226	2-19-34 2-19-34			Lafayette National Bank, assignee of Cavanagh Bros. & Co., Inc	188 91 188 91	70769		3- 7-34 Tri	nt House Department. Atlas Stationery Corp	51 2
70227 70767	2-19-34 2- 6-34			Lafayette National Bank, assignee of Cavanagh Bros. & Co., Inc	188 91	70487 70489 70490		3-15-34 3-10-34		129 7
70319 71377 70231	2-20-34 3- 7-34		3-12-34 3- 9-34	Warner-Quinlan Co. Burns Bros. Cranford Material Corp.	735 07 898 50	70491 70492 70493	1-30-34 1- 9-34	3-10-34	E. E. Rutter N. Y. Times Index	14 0 12 0
70232 70233 70428	2-20-34 2-26-34 2- 7-34		3-14-34 3-14-34	Sherwin-Williams Co	14 64 1 80	70494 70495 70496 71376	2-14-34	3-10-34 3-10-34 3-15-34 3-10-34	Colonial Beacon Oil C.o, Inc	45 6 305 5
70427 71498 71499	2-27-34		3-12-34	Shell Eastern Petroleum Products, Inc. Cavanagh Bros. & Co., Inc.	407 19 11 78	71375	1- 1554	3-15-34 2- 1-34 3-13-34	Puro Filter Corp. of America Mack Nomburg	132 0 80 6 28 4 280 3
71497 71615	2-19-34		3-16-34 3-12-34	Institution for Male Defective Delin- quents	11 25 2,130 03	70257 70258	1-31-34	3-10-34 3-10-34	Triangle Litho Print Co., Inc Southern District Court Reporters	21 8
70512 69548	1-25-34		2-21-34	Mulveny-Barr Corp. Atlantic Tinsmith Supply Co., Inc., assignee of Wm. Perchikoff	52 00	70485 70320 70488	2-26-34	3- 8-34 3- 8-34	National Surety Corp Ostrander Electrical Supply Corp Mack Nomburg	23 4
70353 70354 70355	1- 2-34 3- 9-34 3- 8-34		3-14-34 3-14-34	Air Reduction Sales Co	1 62 9 08	71366		3-17-34 3-17-34	Leroy Ghear	3 3 1 8
70356 70357 70358	3- 5-34 3- 7-34		3-14-34	J. Hollywood Light Buoy Industries, Industrial Home	2 50	70918 70292	2-15-34 1- 8-34 Board of	3- 8-34 3- 8-34	Metropolitan Reporters, Inc	31 6 62 0
70359 71663	2-20-34			Youngman's Auto Repair Service, Inc Burns Bros.	6 40 945 00	1 00.10			Ida P. Maley	75 0
71664 71190 70871	2-23-34	107145	Presiden 3-14-34	Burns Bros. t, Borough of Queens. Dooley-Angliss & Co., Inc		3847 2974 3180			American Brake Shoe & Foundry Co American Brake Shoe & Foundry Co	10 0 608 9 608 5
70237 70235 70236	2-19-34 2-16-34 2-14-34	A IN LAC	3-13-34 3- 1-34	J. L. Goodrich Mercogliano Bros, Inc. Earl & Gillespic, Inc. Hallen Welding Equipment Co	7 95 449 50	3813			Westinghouse Traction Brake Co Standard Oil Co. of N. Y., Inc Adams & Westlake Co	9,920 5 150 1 577 2
70513 70541 70542	3- 1-34		3-12-34 3-12-34	Weldrite Co., Inc.	74 50 53 50	3818			Montgomery & Co., Inc	167 6 74 2
70543 70544 70545	2- 8-34 2- 3-34 2- 8-34		3-14-34 3-14-34 3-14-34	Fox & Schamel, Inc	17 50 4 62	3825 3827			East Coast Electrical Supply Co., Inc., Baitinger Electric Co., Inc., P. M. Frank Disinfecting Co., Sal Salamone	79 7 86 5 70 0
70546 70547 69958	2-22-34 2-16-34 1-31-34			Vancura Machine Co., Inc Jamaica Battery & Engineering Co., Inc.	7 17 5 08	3849	Depa 2-21-34	rtment of W	R. F. Brushaber ster Supply, Gas and Electricity. J. Cohen & Bro	334 5
69959 69960	2-15-34 2- 6-34 12-22-33		3- 8-34 3-12-34 3- 6-34	Colonial Sand & Stone Co., Inc Royal-Eastern Electrical Supply Co., Campbell Foundry Co.	1,500 00 177 30 232 00	69950 70314	2- 8-34	3- 1-34	Maclane Hdw. Co., Inc. Industrial Credit Corp., assignee of S. J. McCarty	164 4
	12-12-33 3-30-33			Warden, Sing Sing Prison	102 00 708 50	70314A 70207	2- 2-34	3- 7-34	S. J. McCarty	27 5 12 0

Finance Warrant Number.		or act	Received in Depart- ment of Finance.	1	Name of I	ayee.		Amount.	Finance Warrant Number	Contr	or in	Received Depart- ment of Finance,		Name of Payee.	Amoun
70445 70621 70443 71613 71495 71496 70529 71667	2-28-34 2- 6-34 2-28-34 3- 7-34	113576	3-13-34 3-15-34 3- 9-34 3-13-34 3-16-34 3- 7-34	Strathmann William A. Robert C. M Solvay Sales Montgomery J. J. Curtin N. Y. Centra Frank Sulliv	Bannon, fartin Corp & Co., I Co., Inc., al R. R.	nc,	**((*)3) ******(** *********** *********	165 00 171 70 216 00 693 84 20 25 22 20 55 30 308 00	71668 71662 71032 71027 70458 70907 70908 70906	2-28-34 2-14-34 2-28-34 2-13-34 2-13-34	113256	3-12-34 3- 8-34 3-13-34 3-15-34 3- 9-34 3-15-34 3-15-34	Germain L Quaker Ci Greene-Wo Glaser Lea John J. O' Frank E.	arl, Inc	112 0 854 7 53 9 72 0 248 4 28 5 40 6 11 5
FIN Herein	IANCE O	N FRI a state of Fina	ment of all	DEPARTME RCH 23, 19- vouchers rec is date in v voucher num	eived in which is	Finance Vouch- er No.		Nam	e of Paye	ė.	Amount	. Vouch	Invoice Date or Contract Number.	Name of Payee.	Amou
late of ract, the coucher. Where the date vouchers number of the couchers number of the cou	the invoice name two or rof the ear subrof the con W. ART Invoice Date or Contract Number. College 107428 De 112296 112296 112363 113341 113341	Boar Robley Boar	d of Paro Ils are emb s given exc under a co under	the amount of the amount oraced in one epting that whomtract, the retead. HAM, Compt of the control of the cont	the con- of the voucher, en such egistered roller. Amount. \$45 85 3 60 11 00 17 10 3 05 11 00 17 10 3 05 11 00 17 10 3 05 11 00 17 10 3 05 11 00 17 10 3 05 11 00 17 10 3 05 11 00 17 10 3 05 11 00 17 10 17 10 17 10 17 10 17 10 17 10 17 10 17 10 18 20 18 20 19 20	68083 68084 68085 68086 68086 68087 68088 68089 68090 68091 68092 68093 68094 68095 68096 68096 68096 68101 68140 68141 68142 68143 68144 68149 68140 68140 68141 68144 68149 68148 68149 68150	98583 111740 113518 98539 111483 96800 1112930 111875 109820 103245 97086 103253 97105 103249 97108 103264 98556 103236 111447 103273 112662 113404 1	Tire Mack Co Monarch Cortes W Conrad Z All-American John Wild Joseph L. A. B. Die C. C. Bire Row, Pete A. S. Bai John C. V American Ichabod South W Jennings Houghton Ginn & C Macmilla Macmilla J. B. Lip Charles I Isaac Pit Gregg P Gregg P Gregg P Gregg P Gregg P Charles I National	Johns & Son Lights on Ligh	Inc	123 5 6 6 1 1 2 1 2 1 1 1 2 1 1 1 2 1 1 1 2 1 1 1 1 2 1 1 1 1 2 1	68161 68162 68163 68164 68163 68164 68165 68166 68166 68167 68166 68170 68170 68170 68170 68170 68170 68170 68170 68170 68170 68180 68181 6821 6	111453 97093 97113 97193 97113 96782 3 111474 97110 5 111474 97136 7 97150 8 111455 97098 1 111455 2 98349 3 96758 4 111445 5 97086 6 111477 7 111477 8 97066 9 97074 0 97055 1 96743 2 97062 3 111428 4 97115 5 97124 6 97073 8 96787 9 97063 1 10321 1 10321 1 10321 1 11145 1 1115 1 1115	Laurel Book Co., assignee of F. M. Ambrose Co. Johnson Pub. Co. J. B. Lippincott Co. Henry Holt & Co., Inc. McKinley Pub. Co. Ginn & Co. Ginn & Co. Ginn & Co. Prentice Hall, Inc. Prentice Hall, Inc. Baker & Taylor Co. D. Appleton-Century Co., Inc., assignee of Century Co. Inc., assignee Century Co. A. S. Barnes & Co. Allyn & Bacon. Pitman Pub. Corp., assignee of Isaac Pitman & Sons. Scott, Foresman & Co. Rand, McNally & Co. American Book Co. E. P. Dutton & Co., Inc. John C. Winston Co. John C. John Co. John C. Winston	16.86 1,06.1,03.1 1,05.36 1,06.1,03.1 1,

er No.	or Con-	Name of Payee.	Amount.	er No.	or Con-	Name of Payee.	Amount	Finance Vouch- er No.	Invoice Date or Con- tract Number.	Name of Payee.	Amount
68112	111717	American Surety Co., surety for American Drafting Paper	tan Ia	68293 68294		Sam Herson Elec. Time Co. of America,	51 35	68388 68389		Cook Laboratories, Inc Haarlem Research Labora-	28 82
68113	111717	Co., bankrupt	150 85	68295 68296		J. D. Gordon	2 50 89 95 26 03	67999 68000		tories, Inc	885 18 55 91 27 30
68114	111717	Co., bankrupt	174 65			H. Goldhirsh	36 78 92 66 18 75	68001		Standard Scientific Supply Corp	10 15
68115	111717	for American Drafting Paper Co., bankrupt American Surety Co., surety	142 95	68300 68301		Thompson & Co	54 78 82 73	68002		Cambridge Instrument Co., Inc	4 18 18 00
68116	111717	for American Drafting Paper Co., bankrupt	6 36	68302 68303 68304		John A. Marin Bronx Heating & Eng Bronx Heating & Eng	87 25 38 38 20 82	68004		Ohio Chemical Mfg. Co Ohio Chemical Mfg. Co John Minder & Son, Inc	98 80 13 00 93 95
	111/1/	for American Drafting Paper Co., bankrupt	9 92	68305 68306 68307		James I. Kelly, Inc James I. Kelly, Inc Underwood Elliott Fisher Co.	192 97 191 93 2 00	67975 67976		National Biscuit Co Borden's Farm Products Co.,	123 14
		American Surety Co., surety for American Drafting Paper Co., bankrupt	95	68308 68309		Underwood Elliott Fisher Co. Marmion Cont. Co	1 50 46 20	67977 67978		Inc	2 16 26 00 35 37
68326 68327 68328	108556 97108 97108	Oliver Ditson Co., Inc	5 02 125 25 94 80	68312		Russell S. McEnaney Adam J. Hendel Zimmerman Bros	45 65 75 22 54 35	67979 67980		Pratts Fresh Frozen Fruits, Inc. Hydrox Ice Cream Co., Inc.	43 60 81 13
68329	97115	Pitman Pub. Corp., assignee of Isaac Pitman & Sons	171 75 42 00	68313 68314 68315		Zimmerman Bros	152 50 41 67	67981 67982 67983		Cushman's Sons, Inc Standard Brands, Inc	3 20 43 02
68330 68331 68332	98264 97116 96787	Prentice Hall, Inc. Public School Pub, Co Rand, McNally Co	3 60 60 00	68316		signee of Jas, D. Hampton. Jas, D. Hampton	55 14 31 89	67984 67985		Anheuser Busch, Inc Henry Kelly & Sons, Inc Heise Bros.	45 36 55 20 20 00
68333 68334 68335	96787 97122 97125	Rand, McNally Co	64 50 168 00 33 15	68317 68318		John G, Gartner F. Schwerdfeger & E. Jenk- inson	19 14 62 21	67986 68117 68118	113240 113366	Kemp, Day & Co	112 58 850 24 547 11
68336 68337	97127 108595	Silver, Burdett & Co Silver, Burdett & Co	134 70 890 40	68319 68320 68321		William J. Millington Underwood Elliott Fisher Co. William J. Millington	9 00 1 50 13 95	68119 68120 68121	113370 113605 113376	Consumers Biscuit & Mfg. Co. Embassy Grocery Corp	155 72 546 92
68338 68339 68340	103274 111487 97127	Silver, Burdett & Co. Silver, Burdett & Co. Silver, Burdett & Co. Silver, Burdett & Co.	188 25 2 25 28 80	68322		Manning, Maxwell & Moore, Inc	30 30	68122 68123	113609 113539	Jaburg Bros., Inc Kemp, Day & Co Kornblum & Co., Inc	1,524 79 283 20 6,339 81
68341 68342 68343	111462	J. B. Lippincott Co Funk & Wagnalls Co Fairbairn Art Co	91 80 19 00 9 60	6832 3 68401	D	William J. Olvany, Inc epartment of Finance. Postmaster, Bklyn, N. Y	91 80	68124 68125 68126	113260 113378 113610	Francis H. Leggett & Co Francis H. Leggett & Co Francis H. Leggett & Co	102 48 2,877 57 154 50
68344 68345	96798 96789	University Pub. Co Scott, Foresman & Co	57 81 1 00	68402 67912		Postmaster, Bklyn, N. Y Fire Department. T. A. Wade Co., Inc	1,000 00 35 92	68127 68128	113380 113562	S. S. Mack,	115 27
68346 68347 68348	103268 98556 103233	Row, Peterson & Co	222 00 190 40 657 06	67913 68441		J. P. Duffy Co	126 33 33 45	68129 68130	113385 113365	Joseph Seeman F: W. Stock & Sons	5,511 02 971 87 4,718 00
68349 68350 68351	108561 111445 108578	Ginn & Co	526 05 145 95 60 00	68396 68397 68398		Mahoney, Clarke, Inc Graham Motors Montgomery & Co., Inc	7 78 68 09 16 50	68131 68132 68133	113390 113769 113361	Wilson & Rogers, Inc, Arabol Mfg. Co Regal Equipment Co	437 75 675 00 224 43
68352 68353	96746 111453	Milton Bradley Co D. C. Heath & Co	72 80 129 15	68399 68400		T. A. Wade Co., Inc Cross, Austin & Ireland Lumber Co.	1,007 39 74 94	68134	113775	Regal Equipment Co Harold Surgical Corp.	2,402 00 1,054 20
68354 68355 68356	108566	D. C. Heath & Co Oxford Book Co., Inc	472 50 135 00 67 10	68403 68404		Church E, Gates Co Wheels, Inc.	330 28 99	67833 67834 67835		X-Ray Insecticide Labs X-Ray Insecticide Labs Unity Sanitary Supply Co	14 70 21 60 11 40
68357 68358 68359	103219 108541 111428	Allyn & Bacon	324 30 503 25 231 75	68405 68406		Wheels, Inc. Presto Sales & Service, Inc. John Simmons Co	6 56 100 00 124 00	67836 67837		Westchester Economy Co Westchester Economy Co Sea Island Thread Co., Inc	45 00 2 35 151 99
68360 68361 68362	108542 111429	American Book Co	814 86 440 70 6 40	68407 68408 68409		Ostrander Elec. Supply Corp. Beam, Knodel, Inc Seagrave Corp.	15 17 68 70 18 20	67838 67839		American Thread Co Singer Sewing Machine Co	1 68 3 00
68363 68364	103228 96752 111441	Denoyer-Geppert Co Denoyer-Geppert Co	45 50 46 75	68410 68411		Simons, Stewart Co., Inc American LaFrance & Foamite, Inc.	4 02 34 70	67840 67841 67842		Fuchs & Lang Mfg. Co Atlas Stationery Corp Linde Air Products Co	5 00 4 80 2 00
68365 68366	108555 96763	Denoyer-Geppert Co	7 50 45 60	68412 68413		United Lacquer Mfg, Co Mack Internatl, Motor Truck	78 00	67843 67844 67845		Jamison Sample Co Hospital Import Corp. McKesson Appliance Co	49 35 27 20 18 67
68367 68368 68369	97129 103264 112314	Southwestern Pub. Co Isaac Pitman & Sons Isaac Pitman & Sons	55 50 277 50 360 00	68414 67922		Corp	19 46 13 40 12 00	67846 67847		Foreign Products Sales Co., Inc	1 38
68370 68371	103244	Henry Holt & Co., Inc Henry Holt & Co., Inc	297 00 149 20	67923 67924 67925		Presto Sales & Service, Inc Manhattan Ignition Corp Smith & Gregory	200 00 1 00 12 00	67848 67849		MacGregor Instrument Co Picker X-Ray Corp	60 86 39 60 6 53
68028 68029		Standard Scientific Supply Corp	2 40 75 00	67926 67927		Simons-Stewart Co Jellinek Auto Radiator Co.,	34 13	67850 67851 67852		Omo Mfg, Co	17 50 33 25 76 24
68030 68031		Superior Shade & Awning Co. Industrial Credit Corp., as- signee of Nally Plumbing	213 00	67928 67929		Four Wheel Drive Sales Co. Liberty Auto Radiator Co.	75 00 174 75	67853 67854 67855		N. Y. Laboratory Supply Co. S. S. White Dental Mfg. Co. Fred Haslam & Co., Inc	19 28 6 68 23 32
68032		Cont. Co., Inc	993 00 68 00	67914 67915 67916		Glaser Lead Co., Inc General Auto Electric Co., Columbus, McKinnon Chain	59 56 462 00	67856 67857		Westinghouse X-Ray Co.,	7 20
68033 68034		Superior Shade & Awning Co. Dept. of Correction, Albany.	80 00 174 76	67917		Corp Samuel April	475 00 48 80	67858 67859		Arthur H. Thomas Co. N. S. Low & Co., Inc.	3 24 6 10 85 80
68035 68036 68037		Dept. of Correction, Albany, J. L. Fries	165 53 225 00 149 00	67918 67919 67920		S. Weinstein Supply Co J. C. MacElroy Co Dimock, & Fink Plumbing	53 94 175 54	67860		N. S. Low & Co., Inc International Business Ma- chines Corp	24 20 150 00
68038 68039 68040		Ideal Wire Wks	195 00 100 00 217 00	67921	Dei	Supply Corp	17 15 19 38	67861 67862		H. Goldschmidt	80 00
68041 68042		Combustion Eng. Co., Inc Wander Iron Works, Inc	203 00 20 00	68390		Foreign Products Sales Co., Inc.	16 90	67863 68536		stery Shops	107 50 95 05 15 60
68043 68044 68045		Arlington Window Shade Co. Louis Guerr James E. Delaney,	71 00 74 00 135 00	68391		Foreign Products Sales Co., Inc	84 94 35 61	68537 68538 68539		J. Cohen & Bro	83 70 39 00 53 00
68046 68047		Thos. W. Mullins Rubin Solomon, assignee of Philip Bermann	45 00 161 00	68392 58393 68394		H. Fischer & Co., Inc Emil Greiner Co Gottlieb Greiner	14 21 6 96 6 00	68540 68541		Atlas Tile & Marble Wks., Inc	241 84 37 50
68048 68049		Henry Pearl & Sons Co Frank Teicher, assignee of E.	52 50	68395 67987		Regal Equipment Co Regal Equipment Co	313 23 41 58	68542 68543		Anderson Brick & Supply Co., Inc.	53 00
68050		Weiner Max Kreindel, assignee of J. Stein	114 00 247 00	67988 67989		Levinson Produce Co Pabst-Ett Corp	45 41 162 75 72 00	68544		J. P. Duffy Co	53 00 130 78
68051 68052		Luxite Elect. Co	839 00 490 00	67990 67991 67992		Francis H. Leggett & Co S. S. Mack Henry Pape, Inc	23 04 23 40 35 40	68545 68546 68547		General Elec. Supply Corp Ingersoll, Rand Co S. I. Supply Co	47 97 124 80 215 32
68275 68276 68277		Sam Gottfurcht Frank Teicher	13 42 36 30 95 89	67993 67994 67995		Lea & Perrins, Inc E. M. Osborn Co Nestle's Milk Products, Inc.	58 32 11 90	68548 68549		I. Hanerfeld, Inc	21 00 23 04
68278		Herman Kummerle, Inc American Ornamental Iron Works	18 50	67996 67997		H. & R. Diabetic Foods Mead Johnson & Co., Inc	20 70 1 00 5 75	68550 68551		Whitehead Metal Products Co. Patterson Bros,	83 74 29 66
68279 68280 68281		Particular Iron Works, Inc. James A. Geelan I. Perlmutter	45 16 104 60 42 81	67998 68377		Mead Johnson & Co., Inc Eimer & Amend John Bebe & Sons, Inc	252 57 405 30 504 00	68552 68553 68554		Bruce & Cook, Inc Daniel Duskis, Inc Continental Rubber Wks	23 31 174 26 16 70
68282 68283 68284		A. Sadur	38 20 77 74 17 75	68378 68379		Haarlem Research Labora- atories, Inc	10 90 18 00	68555 68556		Cross, Austin & Ireland Lum- ber Co	69 76
68285		Elec. Time Co. of America, Inc	1 00	683%0		McKesson-N. Y. Drug Co., Inc.	268 83	.68557		Samuel Levine	70 55 67 88
68286 68287		Rubin Solomon, assignee of J. Yost	10 10 11 88	68381 68382		N. Y. Quinine & Chemical Works, Inc	245 98 48 00	68558 68559 68560		A. L. Cahn & Sons, Inc Wm. Langbein & Bros N. S. Low & Co., Inc	31 76 45 25 385 01
58288 58289 58290		Pittsburgh Plate Glass Co Pittsburgh Plate Glass Co Electime Corp	2 40 9 95 9 00	68383 68384 68385		Eimer & Amend	785 38	68561 68562	Ŕ	Consolidated Gas Co. of N. Y. Koehler Electrical Supply Co.,	66 04
8291 8292		Electime Corp	7 50 10 05	68386 68387	Ç.	Lederle Laboratories, Inc J. M. Lipset	312 36	68564 68566		Inc. Brown Instrument Co C. T. Lee	14 72 41 00 26 24

Invoice inance Date ouch or Con- er No, tract Number,	Name of Payee.	Amount	er No.	or Con-	Name of Payee.	Amount.	er No.	or Con-	Name of Payee.	Атош
68565	Cambridge Instrument Co.,	57 10	67832		Cluster Realty Co., Inc.	5,952 68	67943 67958		Jaclin Stationery Co	9 (
68567	General Electric X-Ray Corp.	240 00	68593		Cluster Realty Co., Inc Joseph Brindisi	310 53 156 00	67959		Acme Brush Corp Smith & Jessen, Inc	35 ±
68568 68569	Louis Smid, Inc Kieley & Mueller, Inc	832 68 34 00	68594		Rose Martin or Abraham M. Fisch, attorney	2,661 58	67960 67961		N. C. Walter & Sons Noel Lamp Wks., Inc	53 8 128
68570 68571	Acme Grate Co., Inc	277 50 31 81	68595		John Murphy or Walter L. Rathborne, attorney	75 65	67962 67963		Church E. Gates & Co., Inc., Concord Paint Co., Inc.,	24 (24 (
	Law Department.	525 00	68596		Mabel Duchatel or Henry J. Farrell, attorney	1,090 70	67964 67965		Charles F. Guyon, Inc Ostrander Elec. Supply Corp.	9 4
68479 6 8480	Robert Fisher	29 50 9 60	68597		Charles Duchatel or Henry J.		67966 67967		Greene Wolf Co.	64 2
68481 68482	Philip Rodman	2 10	68598		Farrel, attorney Frederick W. Toerner, exec-	276 41	67968		Carl A. Braun	635 (368
68483 68484	Baker, Voorhis & Co., Inc Index Service Co	12 00 6 00			utor of estate of Helen S. Toerner, deceased	63 83	67969 67970		Smyth-Donegan Co	382 9
68485	G. A. Jennings Co., Inc Little, Brown & Co	10 00 30 00	68599 68600		Warren C. Fielding Warren C. Fielding	285 00 285 00	67971 67945		Jaclin Stationery Co	19 1 19 9
68486 68487	Edward Thompson	7 50 6 00	68601 68602		Warren C. Fielding	285 00 285 00	4270		Nason Mfg. Co	25 (119
68488 68489	U. S. Law Review	15 00	68603		Warren C. Fielding	256 50	67946		Koehler Elec, Supply Co.,	200
0515	Miscellaneous. Comptroller of N. Y. City	40 00	68604 68605		Warren C. Fielding Warren C. Fielding	228 00 256 50	67947		J. J. Curtin Co., Inc.	120 8 66 4
68525 67781	Antonio Biosculli	2 10 400 93	68606 68607		Warren C. Fielding Warren C. Fielding	228 00 285 00	67948 67949		Codo Mfg. Corp	9 (15 (
57782 57783	Sam Aberman	668 60	68608 68609		Warren C. Fielding Warren C. Fielding	199 50 228 00	67950 67951		J. & C. Ernst	1,085
57784 57785	Francis Corey	320 77 771 98	68610 68611		T. P. McCarrick	17 28	67952 67953		Schrell & Brock, Inc	146
67786	Egry K. Prodian	40 00 2 83	68612		Homer A. Dick	26 34 22 59	67954		Keppler Bros	62 .
67787 67788	Millicent Snaith	4 94	68613		William J. Otto	22 59 39 29	67955		T. J. Ronan Co., Inc.	1,445
58225	Commissioners of Sinking Fund for account of Sinking		68615 68616		Edward G. Cooper	32 09 79 61	67956 67957		Drytype Stencil Co., Inc David Linzer & Sons, Inc	20 7
(022)	Fund of City of N. Y Commissioners of Sinking	60,000 00	68617		T. Edward Freckelton	28 59	67930 67931		Samuel H. Morr, Inc	11.
68226	Fund for account of Rapid		68618 68619	•	Justus Ailen	22 59 50 00	67932		Samuel April Natl. Consumers Paper Corp.	
	Transit Sinking Fund of City of N. Y	40,000 00	68620 68621		Edward H. Rogers Cox's Baths, Inc.	50 00 250 00	67933 67934		Acme Hdw. & Supply Co M. Reischmann & Sons, Inc	178
68227	Commissioners of Sinking Fund for account of Rapid		68622		Hugh A. McGorry, Jr., Inc.	3,304 17	67935		Cole Electric Products Co.,	34
	Transit Sinking Fund of City	200,000 00	68623 68624		Warren C. Fielding Warren C. Fielding	256 50 256 50	67936		H. H. Rosenthal Co., Inc	155
8228	Commissionres of Sinking	200,000 00	68625 68626		Warren C. Fielding	228 00 228 00	67937 67938		Daniel Sullivan	18 387
	Fund for account of Rapid Transit Sinking Fund of City		68627		Warren C. Fielding	228 00	67939		K. & G. Welding & Cutting Co., Inc.	17
-407	of N. Y	300,000 00 1,340 00	68628 68629		Warren C, Fielding Julius Bernstein	256 50 25 00	67940		Brooklyn Progress Blueprint	1
7799 7800	Estate of Matthew Micolino.	402 00	68630 68631	*	Bernard Bellman	5 00	67941		Manhattan Stationery Co.,	6
7801 7802	Arthur F. Daly	134 00 8,710 00	68579		Co. John Ryan et al.	500 00	67942		John F. McKenna, Inc.	18 238
7803	Clearic Holding Corp Clearic Holding Corp	667 50 19 69	68580		Dominick Molinelli et al	779 56 387 51	67774	Presid	ent. Borough of Brooklyn.	3
7804	Madaline Realty Corp	268 00 2 39	68581 68582		Edwin Nolan et al John Anderson et al	240 00 1,088 99	67775		Skilsan, Inc.	
7805	Madaline Realty Corp Wing Holding Corp	620 00	68583 68584		Elizabeth O'Brien et al Jack E. Gibson et al	1,209 67 184 21	67776 67761		Western Union Tel, Co O'Connell Line Co	25 800
	Wing Holding Corp	5 30 46 00	68585 68586		Ernest Glauner et al.	450 20	67762		Westinghouse Elec. & Mfg.	122
TOW.	Wing Holding Corp Esther Yeloff	1 65 15 66	68587		Arnold Squieteri et al	260 97 390 48	67763		D. Ullman	19 (
7806 7807	Fanny Klinger	7 50	68588 68589		Fred Sigmon et al Vincenzo Guerra et al	601 14 569 39	67764		Edward J. McCoy	21 2
7808 7809	James Gallo	1 88 4 00	68590 68591		Solomon Nelson et al Angelo Esposito et al	587 29 650 03	67765 67766		Suhr & Golz Ditto, Inc.	6 8
7810	Jacques F. Bonaudi Edith Perlberg	20 13 00		epartme	nt of Public Markets, Weigh	its	67767 67768		Sinclair Refining Co	6
	Edith Perlberg	22 00	67715		and Measures. Empire Supply Co	4 85	67769 67770		Weisse-DeVeau Co., Inc	19
7811	Rose De Salvo	1 91	67716 67717		Atlas Stationery Corp Graphic Duplicator	2 95 4 00	67771		Acme Grate Co., Inc	7
7812 7813	Northshore Mortgage Co Emil Reineking	347 46 25 74	67718 67719		Schrell & Brock, Inc Waltham Corp.	19 71 158 10	67772 67773		J. C. Hoose & Son	379
7814 7815	Elsie Bauer	4 98 4 49	67720		Ostrander Electrical Supply		67777	Presi	dent, Borough of Queens.	4.0
7816	Kayday Holding Corp	105 86	67734		Corp Keuffel & Esser Co	16 23 2 01	67778		W. Arthur Cunningham George U. Harvey	649 (388 :
7789	Kayday Holding Corp Remington Rand, Inc	3 54 3 61	67714		William Fellowes Morgan, Jr.	104 09			George U. Harvey	41 5 70
	Underwood Elliott Fisher Co. H. Valentine Wildman	2 00 50 00	67721 67722	-	J. Cohen & Bro	2,813 14	67779 67780		Carson General Cont. Co Carson General Cont. Co	119 163
7792	Edward H. Rogers	50 00 19 50	67723		Church E. Gates & Co., Belmont Packing & Rubber	741 50	68572	Danie	Joseph F. Belanger	4
7794	Dominick Cintorino N. Y. Fire Department Relief		67724		Co	20 16 14 40	68509	Depai	David Mayer	18 3
795	Fund	47,696 96	67725 67726		Montgomery & Co., Inc General Electric Sup. Corp.	12 00 15 54	68510 68511		Robley Press	31 12
as to	Church Trust Fund Society, Endicott Estates, Inc	10 34 536 00	67727		Ostrander Electrical Supply		68512 68513		Nutting Truck Co Maclane Hardware Co., Inc.	322 . 63 .
	Endicott Estates, Inc	14 50	67728		Medo Photo Supply Co	102 21 171 77	68514		Manhattan Staty. Co., Inc	7 9
	Townsend Realty Co Townsend Realty Co	425 25 377 56	67729 67730		Eastman Kodak Stores, Inc. Topping Bros.	30 46	68515 68516		J. J. Curtin Co., Inc J. F. Gleason Co	32 S
	Townsend Realty Co	1,330 34 21 08	67731 67732		Jas. J. McGillen East River Mill & Lumber	13 72	68517 68518		Atlas Stationery Corp Paul Schaad	13 9
817	B. C. R. Buildings, Inc B. C. R. Buildings, Inc	8,618 40 449 59			Co	18 46	68519 68375		Nason Mfg. Co	125 26,307
818	Franz Bernard	6,200 46	67733	D	Smyth-Donegan Co	4 60	68376		William Hodson	5,703
819	Franz Bernard	323 45 3.968 06	68490 68491		Eugene Maylath	30 00 400 00	68374 68501		William Hodson	1,215
	Harry Cohen	207 00 5,141 70	68019 68005		John Wilkens	340 00	68502		Schneider Sampson Post 1708 Schneider Sampson Post 1708	1 :
	William Burghoff	268 22	68006		Clover Countie Co., Inc Thomas Doherty	182 75 233 75	68503		Schneider Sampson Post 1708 Brooklyn Edison Co., Inc	6 (
	Henry Breen & Mary A. Breen	3,995 59	68007 68008		Du Britz Bros., Inc	357 00 238 00	00000		Brooklyn Edison Co., Inc	92 4
	Henry Breen & Mary A. Breen	208 43	68009 68010		Jerry Finch	97 50 425 00	68504		Brooklyn Edison Co., Inc N. Y. Edison Co	138 339
	Joseph Burstein	2.514 56 94 70	68011		William Flood	204 00	68505 68506		Cross & Brown N. Y. & Queens Electric	17
823	Rose Schneider	419 10	68012 68013		George Fountaine	238 00 242 25	VEV VE		Light & Power	303
824	Rose Schneider	15 78 419 10	68014 68015		James R. Meehan, Inc Geo, E. Mitchell	340 00 340 00	68506		N. Y. & Queens Electric Light & Power	93
	Henry Burstein	15 78 419 09	68016 68017		John D. McMullen A. L. Rose	272 00	68507 68508		N. Y. Edison Co	129
	Rebecca Kaufman	15 78	68018		James Turner	221 00 255 00	67737		Power Co	37 6
	Molly Ratoff	419 09 15 78	68020 68021		Hein Nolan Lumber Co., Inc. Madison Office Equipment	580 86	67736		William Hodson	96,414 8 9,888 9
827	Katherine M. Bank Katherine M. Bank	7,936 11 238 08	68022		Co	14 00 9 90	67735 67738		William Hodson	2,400 7 270,937 (
828	Louis Brook, Inc	15.561 00	68023		Merritt, Chapman & Scott		6774I 67740			25,230 5
829	Louis Brook, Inc Concetta Cilento	811 76 3.968 06	68024		Corp	5,644 00 1,257 30	67739		William Hodson	181 C 521 7
	Concetta Cilento	207 00 5,266 80	68025 68026		Bernard J. Conroy Peter J. McGovern	350 60 331 50	67742		William Hodson	69 5
	Minnie Boll	261 58	68027	2000.00	Joseph Paper, Inc	359 12	68137	112297	Champion Trust Co., as-	
MIT I	Frank O. Brunett Frank O. Brunett	5,745 60 299 72	67944		nt, Borough of Manhattan. Trustees of Columbia Uni-				signee Champion Coal Co., Inc.	157 9

er No.	Invoice Date or Con- tract Number.	Name of Payee.	Amount	Invoice Finance Date Vouch- or Con- er No. tract Number,	Name of Payee.	Amount	Invoice Finance Date Vouch- or Con- er No. tract Number.	Name of Payee.	Amount.
68139	113356	Linde Air Products Co	753 06	68446	Warner & Dessau, Inc	14 58	67744	Manhattan Staty. Co., Inc	8 20
68135	112297	Champion Coal Co., Inc	806 38	68447	Quaker City Rubber Co	10 00	67745	A. B. Dick Co	2 60
08136	112363	Geo. E. Warren Corp., as-	1,000,13-11	68448	Air Reduction Sales Co	39 00	67746	J. J. Curtin Co., Inc	12 00
00.00	4 5 2 10 10 10	signee United Fuel Service,	1000	68449	Wood Hydraulic Hoist &	(a) (b) (b)	67747	Atlas Staty, Corp	24 00
		Inc	192 50	10.575.0	Body Co., Inc	331 00	Later Co.	Atlas Staty, Corp	23 94
17972		James F. Dwyer	234 11	68450	N. Y. Bearings & Parts Co.,		67748	Codo Míg. Corp	1 30
67973		National Surety Corp	58 31	35.4	Inc	16 49	14400	Codo Míg. Corp	18 65
68454		Sterling Motor Truck Co	677 82	68451	Auto Elec. Spec. Co	19 14	67749	Arcade Staty. & Ptg. Co	9 36
68455		Brown & Sharpe of N. Y.,	-	68452	White Co	972 08	67750	J. Klement	2 50
		Inc	30 00	68453	Chevrolet Motor Co	4 36	67751	National Blue Print Co	2 25
68456		Babcock & Wilcox Co	325 00	68466	N. Y. Board of Fire Under-	9.23	67752	Century Rubber Stamp Wks.	2 75
68457		Cavanagh Bros. & Co., Inc	8 16		writers	1 00	67753	Underwood Elliott Fisher Co.	4 50
68458		Medo Photo Supply Corp	4 00		N. Y. Board of Fire Under-	2.2	67754	Remington Rand, Inc	
68459		Grinnell Co	16 14	-200	writers	2 00	67755	Steel Equipment Corp	
68460		Crane Co	40 50	68467	Lehr Auto Supply Co., Inc	3 25	67756	Eugene Farrell	
68461		W. J. Ryther	3 50	68468	John J. Geiger	40 00	67757	N. Y. Tel. Co	74 55
68462		Scully Steel Pro. Co	9 00	68469	Lester Swift		67758	N. Y. Tel. Co	
68463		Samuel Berger	658 50	68470	Frank Romano	6 00	67759	Postal TelCable Co	
68464		Commercial Window Clean-		68471	N. Ryan Co	220 00	67760	William J. Hutcheson	27 75
		ing Co	8 00	68472	F. De Vito		Department of		
68465		Multigraph Co	4 50	68473	Sam Coletti	53 33	68224	Welsh & Munger	2,154 00
		Multigraph Co	3 00	68474	W. J. McCormick	367 50	68573	Andrew J. Nicholas & Co	362 00
68442		Autocar Sales & Service Co.	22 50	68475	Keegan Bros., Inc	100 00	68574	A. P. Dienst Co., Inc	25 68
		Autocar Sales & Service Co.	934 51	68476	M. Giordano	46 67	68575	Johnson Bros	39 84
68443		Bainbridge, Kimpton & Haupt,	100	68477	William J. Garvan, Inc	16 67	68576	Factory Yard & Supply Co	
		Inc	4 05	68478	A. N. Mascio	216 00	68577	Mecca Paint & Varnish Co	42 90
68444		Schrell & Brock, Inc	3 65		ement House Department.	1	68578	Bethlehem Equipment Corp.,	1 200 00
68445		Industrial Paper Supply Co	6 00	67743	M. Bishop & Son	3 25		Ltd	28 08

Changes in Departments, Etc.

COMMISSIONER OF ACCOUNTS. Appointed-Sophia A. Olmstead, 118 E. 30th st., Manhattan, Examiner of Accounts at \$2,500 per annum, March 19. Salary Fixed-Irving Brawer, 133 E. 18th st., Manhattan, Examining Inspector at \$2,500 per annum, March 16.



OFFICIAL DIRECTORY.

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

ACCOUNTS, COMMISSIONER OF-
2 Lafayette st., Manh'n
City Hall, Manh'n
WO rth 2-4430
President's Office, City Hall, Manh'n
CO rtlnd 7-677
ARMORY BOARD-
Municipal Bidg., Manh'u WO rth 2-133- ART COMMISSION-
City Hall, Manh'n
ASSESSORS, BOARD OF- Municipal Bldg., Manh'nWO rth 2-002
BRONX, PRESIDENT OF-
851 Mott ave., BronxJE rome 6-394 BROOKLYN, PRESIDENT OF-
Borough HallTR iangl 5-710
BUDGET, BUREAU OF THE-
253 Broadway, Manh'n
BUILDINGS, DEPARTMENT OF— See respective Borough Presidents,
CHIEF MEDICAL EXAMINER—
Main Office, Municipal Bldg., Manh'n
110 1 0 101

WO rth 2-3711 Open all hours of day and night. Open all hours of day and night.

Bronx—Tremont & Arthur aves. TR emmt 3-1250
Open all hours of day and night.

Brooklyn—Municipal Bldg....TR iangl 5-9258
Open all hours of day and night.
Queens—Town Hall, Jamaica. JA maica 6-1330
Open 9 a. m. to midnight; Sundays
and holidays to 12 noon.

Richmond—County Court House. S. I.

Richmond—County Court House, S. I. SA intGeo 7-000 Open 9 a. m. to midnight; Sundays and holidays to 12 noon.

CITY CHAMBERLAIN— Municipal Bldg., Manh'n.....WO rth 2-5600 (TY CLERK-Municipal Bldg., Manh'n.....WO rth 2-4430 Bronx—177th st. and 3d ave... TR emnt 3-2680 Brooklyn—Municipal Bldg... TR iangl 5-7100 Queens—21-10 49th ave., L. I. City ST ilwel 4-5426

Richmond—Borough Hall, S. I.
SA intGeo 7-1000 CITY COURT—
Clerk's offices open from 9 a. m. to

4 p. m.; Saturdays to 12 noon. Courts open at 10 a. m. Day and commercial calendars called at 9.45 New York County-Old County Court

TR iangl 5-7100 Queens County—41-25 29th st. L. I.
City STilwel 4-7003
Richmond County—66 Lafayette ave.,
New Brighton GI braitr 7-6280
CITY MAGISTRATES COURTS—

General Office, 300 Mulberry st., Manh'n CA nal 6-6500 Chief Clerk's offices open 9 a. m. to 4.30 p. m.; Saturdays to 12 noon.
All Courts, except Traffic, Municipal
Term, Probation, Homicide and

Night Courts, are open from 9 a. m. Night Courts, are open from 9a. m., to 4 p. m., except Saturdays, Sundays and holidays, when only morning sessions are held. The Traffic, Homicide and Municipal Term Courts are open from 9 a. m. to 4 p. m. daily, and are closed Saturdays, Sundays and holidays, The Night Courts are in session from 8 p. m. to 1 a. m. every night.

8 p. m. to 1 a. m. every night.

Manhattan and The Bronz. Dist. Manhattan and The Bronx.

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...VO lunter 5-0442

4-153 E. 57th st., Manh'n...VO lunter 5-0442

5-121st st. & Sylvan pl., Manh'n

HA rlm 7-0225

6-161st st. & Brook ave.. Bronx.ME lrose 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

st. BR adhrst 2-0400
Traffic (Bronx)—161st st. and Brook
ave. ME lrose 5-1958
Women's—425 6th ave., Manh'n

TO mpknsSq. 6-4628 Brooklyn.
General Office—Municipal Bldg.TR (angl 5-7100

1—120 Schermerhorn st......MA in 4-0216 5—Williamsburg Bridge Plaza EV ergrn 7-2503 6—495 Gates ave.....LA fayet 3-0014 7—25 Snyder ave.....BU ckmnstr 2-1506 Day Court for Women-120 Schermer-

woodEV ergrn 2-2134
Richmond.

Hall of Records, Bklyn.....TR iangl 5-8780
COUNTY CLERK, NEW YORK—
County Court House, Manh'n..WO rth 2-6114
COUNTY CLERK, QUEENS—
153-22 Jamaica ave., Jamaica. JA maica 6-2607 COUNTY CLERK, RICHMOND-

County Court House, S. I... SA intGeo 7-1806 COUNTY COURT, BRONX— Tremont and Arthur aves.....TR emnt 3-4243
Court opens at 10 a. m. COUNTY COURT, KINGS— 120 Schermerborn st., Bklyn.... MA in 4-5301 Court opens at 10 a. m.

COUNTY COURT, QUEENS—
244 Jackson ave., L. I. City...ST 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. I...., GI braitr 7-7500
Court opens at 10 a. m.
DISTRICT ATTORNEY, BRONX—

DISTRICT ATTORNEY, BRONX—
Tremont and Arthur aves,...TR emnt 3-1100
9 a. m. to 5 p. m.; Sat. to 12 noon.
DISTRICT ATTORNEY, KINGS—
Municipal Bidg., Bklyn.....TR iangl 5-8900
9 a. m. to 5 p. m.; Sat. to 12 noon.
DISTRICT ATTORNEY, NEW YORK—
137 Centre st., Manh'n......CA nal 6-5700
9 a. m. to 5 p. m.; Sat. to 1 p. m.
DISTRICT ATTORNEY, QUEENS—
Court House, L. I. City.....ST ilwel 4-7590
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.
DOCKS, DEPARTMENT OF—
Pier "A," North River, Manh'n
WH itehl 4-0600

Children's Court Division—

Hearing of cases begins at 10 a. m.

Manhattan—137 E. 22d st. GR amercy 5-3611

Bronx—1118 Grand Concourse

JE rome 7-9800 DOMESTIC RELATIONS COURT-

Bronx—1116 January JE rome 7-9800
Brooklyn—111 Schermerhorn st.
TR iangl 5-8611
Queens — 105-34 Union Hall st.,
Jamaica JA maica 6-2624
Richmond—100 Richmond ter., St.
George SA intGeo 7-8300
Family Court Division—
Manhattan—153 E. 57th st. VO lunter 5-0430
Bronx—1118 Grand Concourse
JE rome 7-9800

Brooklyn—327 Schermerhorn st.

TR langl 5-9770
Queens—105-34 Union Hall st.,
Jamaica JA maica 6-2624
Richmond—100 Richmond ter., St.
George SA intGeo 7-8300

Park ave. and 59th st., Manh'n VO lunter 5-6600 ELECTIONS, BOARD OF—
General Office, Municipal Bldg., Manh'n
WO rth 2-1307
Bronx-442 E. 149th st.....LU dlo 4-6464

Brooklyn-Municipal Bldg....TR iangl 5-7100 Queens-90-33 Sutphin blvd., Jamaica RE publc 9-1916 Richmond-Borough Hall, S. I. SA intGeo 7-1955 9 a. m. to 4 p. m.; Saturdays to 12

ESTIMATE AND APPORTIONMENT-

Mann n

ESTIMATE AND APPRAISAL—
Municipal Bldg., Manh'n.....WO rth 2-4600
FINANCE, DEPARTMENT OF—
Municipal Bldg., Manh'n.....WO rth 2-1200
City Collections, Bureau of—
Manhattan—2d floor, Municipal Bldg.
WO rth 2-1200 Bronx-Tremont and Arthur aves. TR emmt Brooklyn-Municipal Bldg. TR iangl 5-7100 Queens-Court square, L. I. City ST ilwel 4-2400 Richmond—Borough Hall, S. I. SA intGeo 7-1000 FIRE DEPARTMENT-

Municipal Bldg., Manh'n..., WO rth 2-4100 Brooklyn Office, Municipal Bldg. TR iangl 5-8340 Fire Extinguishment, 365 Jay st.
TR iangl 5-8340 GENERAL SESSIONS, COURT OF-Clerk's Office open 9 a. m. to 4 p. m.; Saturdays to 12 noon. Court opens

at 10.30 a. m. Centre and Franklin sts., Manh'n Probation Dept., 32 Franklin st., Manh'n WO rth 2-6632 HEALTH, DEPARTMENT OF-

Queens-92-07 148th st., Jamaica RE public 9-1200 Richmond-Terminal Bldg., St. George SA intGeo 7-0440 HIGHER EDUCATION, BOARD OF-

139th st. and Convent ave., Manh'n ED gecomb 4-6036 HOSPITALS, DEPARTMENT OF-Municipal Bldg., Manh'n......WO rth 2-4440 JURORS, BRONX, COM'R OF— 851 Mott ave., Bronx......JE rome 6-6927

JE rome 6-6927

JURORS, KINGS, COM'R OF—
Municipal Bldg., Bklyn......TR iangl 5-7100

JURORS, NEW YORK, COM'R OF—
Hall of Records, Manh'n......WO orth 2-0240

JURORS, QUEENS, COM'R OF—
County Court House, L. I. City.ST ilwel 4-7304

JURORS, RICHMOND, COM'R OF—
County Court House, S. I. SA intGeo 7-0081

LAW DEPARTMENT—
Municipal Bldg., Manh'n.....WO rth 2-4600

Brooklyn, Municipal Bldg....TR iangl 5-6330

Street Openings, Bureau of—
Municipal Bldg., Manh'n....WO rth 2-4600

Brooklyn—Municipal Bldg...TR iangl 5-6330

Queens—89-31 161st st., Jamaica

JA maica 6-5234

JA maica 6-5234 LICENSES, DEPARTMENT OF—
6 Reade st., Manh'n.......WO rth 2-3100
Brooklyu—Municipal Bldg....TR iangl 5-7100
Richmond—Borough Hall, S. L.
SA intGeo 7-1000

Aldermanic Branch—Clerk's Office, 263

Municipal Bldg., Manh'n...WO rth 2-4430

Estimate and Apportionment Branch—
Clerk's Office, 1356 Municipal Bldg.,
Manh'n.......WO rth 2-4560

MUNICIPAL CIVIL SERVICE COM'N—
Municipal Bldg., Manh'n......WO rth 2-4560 WH itehl 4-0600 | Municipal Bldg., Manh'n WO rth 2-1580

MUNICIPAL COURTS—
Office of the President-Justice, 30 W.
35th st., Manh'n.......WI sconsn 7-4930 Dist. Manhattan.

Brons.
1-1400 Williamsbridge rd....UN derhil 3-6100
2-Washington ave. and 162d st.
ME Irose 5-3042

HA vemyer 9-0087
3-6902 64th st., Ridgew'd...EV ergra 2-3141
4-Town Hall, Jamaica....JA maica 6-0086
5-90th st., Far Rockaway. BE lleHrbr 5-1747
6-Town Hall, Flushing...IN depndee 3-5668
Richmond. 1—Bement and Castleton aves., West
New BrightonPO rtRich 7-0189
2—71 Targee st., Stapleton .SA intGeo 7-0313
MUNICIPAL REFERENCE LIBRARY—

Municipal Bldg., Manh'n......WO rth 2-6607 9 a. m. to 5 p. m.; Saturdays to PARKS, DEPARTMENT OF-

Main Office—
Arsenal Bldg., Central Park, 64th st.
and 5th ave., Manh'n.....BU ttrfld 8-9310 and 5th ave., Manh'n......BU ttrfid 8-9310
Bronx—Zbrowski Mansion, Claremont
Park FO undatn 8-3000
Brooklyn—Litchfield Mansion, Prospect
Park SO uth 8-2300
Queens—The Overlook, Forest Park,
Kew Gardens CL eveland 3-4600
Richm'd—Borough Hall, S. I. SA intGeo 7-1000
PAROLE COMMISSION—
Municipal Bldg., Manh'n......WO rth 2-2560
PLANT & STRUCTURES, DEPT. OF—
Municipal Bldg., Manh'n......WO rth 2-4740
PLUMBERS, EXAMINING BOARD OF—
Municipal Bldg., Manh'n......WO rth 2-1800
POLICE DEPARTMENT—
240 Centre st., Manh'n...........CA nal 6-2000

851 Mott ave......JE rome 7-7484 PUBLIC ADMINISTRATOR, KINGS-

Topographical Bureau, 45-22 Court sq., L. I. City.....ST ilwel 4-5400

RECORDS, BRONX, COM'R OF—

161st st. and 3d ave.......ME lrose 5-10070

RECORDS, KINGS, COM'R OF—

Hall of Records, Bklyn.....TR langl 5-6988

RECORDS, N. Y., COM'R OF—

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

CO rtlnd 7-9271

SHERIFF, NEW YORK COUNTY— Hall of Records, Manhin,......WO rth 2-4300 SHERIFF, QUEENS COUNTY— County Court House, L. I. City

ST ilwel 4-6017 SHERIFF, RICHMOND COUNTY-County Court House, S. L., SA intGeo 7-0041
SINKING FUND, COM'RS OF—
Municipal Bidg., Manh'n.......WO rth 2-1200
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.

at 10 a. m. Manhattan—Centre and Franklin sts. WO rth 2-3434 Bronx - Tremont & Arthur aves TR emnt 3-4372 Court held every Tuesday and Friday. Brooklyn-120 Schermerborn st. MA in 4-591 Queens-153-19 Jamaica ave., Jamaica

JA maica 6-8040 Court held every Monday and Thurs-

Richmond-County Court House, S. I SA intGeo 7-0324

VISION-First Dept.-Madison ave. and 25th st., Manh'n ... LE xington 2-8940 Court sits from 2 p. m. to 6 p. m. 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

Second Dept.-Borough Hall, Bklyn. TR iangl 5-1300 Court sits from 1 p. m. to 5 p. m.

Bronx County—161st st. and 3d ave.
ME brose 5-9721 Court opens at 10 a. m. SUPREME COURT, 2D JUD. DIST .-

Queens County—
Special Terms—89-31 161st st., Jamaica
IA maica JA maica 6-9657 Trial Terms—County Court House,
L. I. City ST ilwel 4-7060
Richmond County—County Court House, SURROGATE'S COURT, BRONX—

.TR emnt 3-0110

Court opens at 10 a. m. Hall of Records, Bklyn......TR langl 5-7020 SURROGATES' COURT, N. V.— .WO rth 2-6744

Court opens at 10 a. m. 161-10 Jamaica ave., Jamaica. JA maica SURROGATE'S COURT, RICHMOND—

Court opens at 10 a. m.
County Court House, S. I.... SA intGeo 7-0572
TAXES AND ASSESSMENTS—
Municipal Bidg., Manh. WO rth 2-1800
Bronx—Tremont & Arthur aves. TR emnt. J-6030
Brooklyn—Municipal Bidg., TR iangl 5-7100
Queens Court sq., L. I. City, ST ilwel 4 6800
Richmond—Borough Hall, S. I.
SA intGeo 7-1000

TEACHERS' RETIREMENT BOARD—
253 B'way, Manh'n

Brooklyn-Municipal Bldg....TR iangl 5-7100 Queens-Jackson ave. L. I. City. ST ilwel 4-7150 Oueens—Jackson ave., L. 1. S. I. Richmond—Borough Hall, S. I. SA intGeo 7-0840

BOARD OF CITY RECORD.

Proposals.

SEALED BIDS WILL BE RECEIVED AT the office of the Supervisor of the City Record, Room 2214, Municipal Building, Manhattan, until 11 a. m., on

THURSDAY, MARCH 29, 1934. THURSDAY, MARCH 29, 1934.

FOR FURNISHING AND DELIVERING PRINTING, BLANK BOOKS, LOOSE LEAF AND STATIONERY SUPPLIES FOR THE USE OF THE GOVERNMENT OF THE CITY OF NEW YORK.

The time for the delivery shall be as provided in the "Schedules of Quantities and Prices."

The amount of security shall be thirty (30) are cent of the amount for which contract shall

per cent. of the amount for which contract shall be awarded. Each bid must be accompanied by a deposit of a sum not less than 11/2 per cent. of the amount of the bid.

The bidder must state the price of each item and the total price of each schedule for which he desires to bid. The bids will be tested and the award, if made, will be made to the bidder whose bid is the lowest for each schedule. Delivery will be required to be made at the Distributing Division of the City Record, Man

Bidders are requested to make their bids upon the blank form prepared by the Board of City Record, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contact, including the specifica-tions, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the City Record, Room 2214, Mu-nicipal Building, Manhattan, where further in-formation can be obtained. Bids must be submitted in duplicate in separate sealed envelopes,
FIORELLO H. LAGUARDIA, Mayor; PAUL
WINDELS, Corporation Counsel; W. ARTHUR
CUNNINGHAM, Comptroller, Board of City

Record. Record.

Dated, New York, March 19, 1934. m19,29

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

SEALED BIDS WILL BE RECEIVED AT the office of the Supervisor of the City Record, the City Record as prohibits the parking of Room 2214. Municipal Building, Manhattan, until the removal of the signs:

It a. m., on

TUESDAY AND FRIDAY OF EACH WEEK (EXCEPT HOLIDAYS)

FOR FURNISHING AND DELIVERING UNDER THE OPEN MARKET SYSTEM OF COMPETI-

TIVE BIDDING PRINTING, STATIONERY AND BLANK BOOK SUPPLIES FOR THE USE OF THE 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 Cuy Record, Room 2214. Municipal Building, Manhattan, on the day pre reding each bidding.

All bidders must agree to comply with the rovisions 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 City Record.

BOARD MEETINGS.

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

to Board. Meets in Room 2208, Municipal Bldg., Manh'n, on first Wednesday in each month, at 3.30 p. m. WILLIAM J. WALSH, Secretary.

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.

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

Secretary. Board of Bulldings. Meets in Room 2005, Municipal Bldg, Manh'n, at call of the Chairman, FRANK C. KELLER, Chairman.

Board of Child Welfare.

Meets in Old County Court House, City Hall Plaza, Manh'n, on third Monday in each month. at J p. m. JOHN T. EAGAN, Executive Secretary,

Board of City Record.

Meets in City Hall, Manhin, 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 cach month, at 3.30 p. m. 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' on Tuesdays, at 2 p. m. ELLIS JUNGMAN, Chairman.

Board of Health. Meets at 139 Centre st., Manh'n, at call of the President. 10HN L. RICE, M. D., Commissioner of

Health, President, Municipal Assembly-Aldermanic Branch. Manh'n, on Tuesdays, at 2 p. m. MICHAEL J. CRUISE, Clerk.

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

PEARL BERNSTEIN, Clerk. Municipal Civil Service Commission.

Meets at its office, 14th floor, Municipal Bldg.

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

MARTIN A. HEALY, Secretary.

Parole Commission Meets in Room 2500, Municipal Bldg., Manh'r on Thursdays, at 10 a. m.
THOMAS R. MINNICK, Secretary.

Board of Revision of Assessments. Meets in Room 605, Municipal 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 other Wednesday, at 11 a, m, LEWIS F. LANG, Secretary.

Board of Standards and Appeals. Meets in Room 1013, Municipal Bldg., Manh'n 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

Teachers' Retirement Board. Meets in Room 500, Municipal Bldg., Manh'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 Tues lays, at 2 p. m. JOHN H. DELANEY, Chairman.

Board of Water Supply, Meets at 346 Broadway, Manh'n, on Tuesdays GEORGE J. GILLESPIE, President.

POLICE DEPARTMENT.

Amendments to Traffic Regulations.

BY VIRTUE OF THE AUTHORITY VESTED in me by law, I hereby amend so much of special regulations for street traffic published in the City Record as designates 109th st. Colum-lus ave. to east side drive of Riverside dr., as a one-way street westbound, to read as follows. effective upon the change in signs:

Borough of Manhattan. 109th st., Amsterdam ave, in east side drive of Riverside dr., westbound. m24 JOHN F. O'RYAN, Police Commissioner.

BY VIRTUE OF THE AUTHORITY VESTED in me by law, I hereby revoke so much of special regulations for street traffic published in

Borough of Queens, 162d st. (Union Hall st), west side, from

point 190 feet south of Jamaica ave, and extendng south for a distance of 25 feet, in front of JOHN F. O'RVAN, Police Commissioner.

Owners Wanted for Unclaimed Property.

WNERS 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, turniture, 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, 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 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, 1623 Bisherough teresce. St. George, S. I. 78-82 Richmond terrace, St. George, S. I. JOHN F. O'RYAN, Police Commissioner.

DEPARTMENT OF HEALTH.

Amendments to Sanitary Code.

AT A MEETING OF THE BOARD OF Health of the Department of Health held March 9, 1934, the following resolutions were adopted Resolved. That section 150a of the Sanitary Code relating to whiskey; labeling regulated definitions, adopted by the Board of Health Dec. 19, 1933, and amended Dec. 28, 1933, be and the same is hereby repealed.

Resolved, That section 150h of the Sanitary Code relating to liquors; quality of alcohol regu-lated; adopted by the Board of Health Dec. 19, 1933, and amended Dec. 28, 1933, be and the same is hereby repealed.

Resolved, That section 150c of the Sanitary Code relating to liquors for medicinal use; regu lated, adopted by the Roard of Health Dec. 19 1933, be and the same is hereby repealed.

A true copy. GEORGE T. PALMER, Dr. P. II., Secretary m²4.27 (Seal.)

AT A MEETING OF THE BOARD OF Trealth of the Department of Health held March 20, 1934, the following resolution was adopted:

Resolved, That section 244 of the Sanitary Code be and the same is hereby amended and made to read as follows:

Section 244. Carts, vehicles and implements to he kept in an inoffensive and sanitary condition: use of same regulated. No cart or other vehicle used for carrying or containing any manure, swill, garbage, offal, or rubbish, or other nauseous or offensive substance, or the contents of any privy, vault, cesspool, or sink, shall, without necessity therefor, he allowed to stand or remain before or near any building, place of business, or other premises, where any person may be; nor shall the leading or unloading of any such cart or cehicle or the conveying thereof through any street, place, or premises consume an unreasonable period of time. Such carts, vehicles, and all im-plements used in connection therewith must be kept in an inoffensive and sanitary condition, and, when not in use, shall be stored and kept in some place where no needless offense shall be given to any of the people of the City of New York. Any cart or other vehicle used for carrying or contain ing a dead animal shall be equipped with a cover to conceal such animal from view while the same is being transported for final disposition.

A true copy. GEORGE T. PALMER, Dr. P. II., Secretar

DEPARTMENT OF CORRECTION. Sale of Old Material.

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

Municipal Building, Manhattan, until 11 a. m., on TUESDAY, MARCH 27, 1934.

FOR THE SALE TO BIDDERS OF THE FOLLOWING ITEMS: 3,000 ONLY EMPTY FLOUR BAGS; 3,000 POUNDS OLD RAGS; 2,000 POUNDS OLD IRON.

The above quantities are more or less the expected accumulations of the Department during the period ending March 31, 1934. All quantities to be "as are." All the above are to be received by the purchaser at the General Storehouse, Welfare Island, or such other place within the City of New York, as designated by the Commissioner or his authorized representative.

Goods can be examined at Welfare Island by the intending bidders on any week day before the day of sale.

day of sale.

No bid will be considered unless it is accompanied by a deposit, cash or certified check, or money order payable to the order of the Comproller of The City of New York, and the amount shall not be less than twenty-five per cent. (25%) of the total of the bid.

Blank forms prepared by the Commissioner can be obtained upon application therefor at the office of the Department of Correction, Room 2402. Municipal Building, Manhattan. m16,27
AUSTIN H. MacCORMICK, Commissioner.

BOROUGH OF MANHATTAN.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2034, Municipal Building, Manhattan, until 11 a. m., on

THURSDAY, MARCH 29, 1934.

FOR ALTERATION AND IMPROVEMENT TO SEWER ON THE WEST SIDE OF CENTRAL PARK WEST FROM W. 89TH ST. TO W. 90TH ST., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the amount of work to be done is as follows:

Item 1a. 288 linear feet 3-foot 6-inch by 2-foot

Item 1a. 288 linear feet 3-foot 6-inch by 2-foot 4-inch flat top reinforced concrete sewer, com-

Item 9c. 20 linear feet 6-inch and 8-inch cast fron pipe drains, complete.

Item 10a. 10 linear feet 12 inch vitrified or reinforced concrete pipe basin connection, com plete.

Item 13a. 4 each, manholes, complete. Item 14. 1 each, receiving basins, complete. Item 21a. 60 cubic yards additional concrete,

Item 21b. 45 cubic yards additional concrete, Item 22. 5 cubic yards additional brick ma-

Item 28. 4,000 pounds additional steel reinforcement bars.

Item 29c. 1,000 square feet concrete sidewalk furnished and laid. Item 30a. 230 linear feet 6 inch granite curb

furnished and set. Item 32a. 200 square yards restoration of permancut sheet asphalt pavement.

The time allowed for the full completion of the work will be forty-five (45) consecutive working

The amount of security required will be \$4,000. and the amount of deposit accompanying the bid will be 5 per cent, of the amount of security. In accordance with chapter 731, Laws of 1933, schedules of wages as approved by the Comptroller are annexed to and are part of the specifications

for this work.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed for the contract, per foot, yard, or other unit of measure of article by which hids will be tested. Contract, if awarded, will be awarded to the lowest bidder. Blank forms may be had and the plans, specifications and schedule of wages may be seen at the office of the Commissioner of Public Works, Bureau of Engineering, Room 2142, Municipal

Building, Manhattan.
Dated March 19, 1934.
m19,29 SAMUEL LEVY, President.

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

Auction Sale,

THE PRESIDENT OF THE BOROUGH OF

Manhattan will sell at 10 a. m., on

TUESDAY, MARCH 27, 1934,

THE FOLLOWING ABANDONED AND
CONDEMNED ARTICLES: OFFICE AND
HOUSEHOLD FURNITURE, STORE FIXTURES, SAFES, TABLES, CHAIRS, SIGNS,
PIANOS, TYPEWRITERS, ADDING MACHINE, DENTAL MACHINE, OLD METAL,
OLD BURBER FTC.

CHINE, DENTAL MACHINE, OLD METAL, OLD RUBBER, ETC.

The sale to be held at the Corporation Yard, foot of Charlton st., North River, Manhattan.

The material at the Madison and 90th St. Yards and at Hubert and Collister sts. will be sold at the Charlton St. Yard.

The purchaser will be required to remove the articles and other goods within three days, and all material, etc., not removed within the time.

all material, etc., not removed within the time specified will be resold and disposed of as provided by law.

Dated March 14, 1934. m19.27 SAMUEL LEVY, President.

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 New York, Room 100, Park ave. and 59th st., Manhattan, until 3 p. m., on

THURSDAY, APRIL 5, 1934.

FOR FURNISHING AND DELIVERING SUPPLIES OF GAMES, TOYS, BOOKS, ETC., FOR THE VACATION PLAYGROUNDS AND

EVENING RECREATION CENTRES. The time for the delivery of the articles, ma-terials and supplies and the performance of the

contract is by or before Dec. 31, 1934.

The amount of the security required for the faithful performance of the contract is thirty per cent. (30%) of the amount of the contract. No hid 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.

(11/2%) of the total amount of the bid.

The hidder will state the price of each item enumerated in the notice to hidders contained in the specifications and schedule for which he desires to bid, per quire, coil, dozen, or other unit of measure, by which the bids will be tested. Award, if made, will be made by item, according to law, to the bidder whose sample is equal to the Board sample.

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

Supplies. Dated March 24, 1934. And March 24, 1954.

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

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Board of Education of The City of York, Room 100, Park ave. and 59th st., Manhattan, until 3 p. m., on

WEDNESDAY, APRIL 4, 1984.
FOR FURNISHING AND DELIVERING BADGES FOR THE DIRECTOR OF HEALTH EDUCATION.

The time for the delivery of the articles, materials and supplies and the performance of the contract is 21 consecutive calendar days, exclusive of Sundays and holidays, from date of official order to proceed.

The amount of the 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.

(11/2%) of the total amount of the bid.

The bidder will state the price of each item enumerated in the notice to bidders for which he desires to hid, contained in the specifications or schedules, by which the bids will be tested. Award, if made, will be made by item accord-

ing to law.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed. Blank form and further information may be

obtained at the office of the Surgintendent of School Supplies, Board of Education, Park ave. and 59th st., Manhattan, PATRICK JONES, Superintendent of School Supplies. Dated March 23, 1934.

See General Instructions to Bidders on last page, last column, of the "City Record," SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Board of Education of The City of

until 3 p. m., on TUESDAY, MARCH 27, 1934.

FOR FURNISHING AND DELIVERING SIXTEEN-MILLIMETER FILMS, SIXTEEN-MILLIMETER PROJECTORS, STEREOPTI-CONS, SCREENS, CARRYING CASES, SPLICES, REWINDERS AND OTHER APPARATUS AND VISUAL AIDS.

The first for the filter of the stiller of the sti

New York, Park ave. and 59th st., Manhattan,

The time for the Celivery of the articles, ma-terials and supplies and performance of the con-tract is by or before Dec. 31, 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. (1½%) of the total amount of the bid.

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

Award, if made, will be made by item, according to the service of the service to the

Award, it made, will be made by item, according to law.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

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

PATRICK JONES, Superintendent of School Supplies.

Supplies.
Dated March 15, 1934.

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

BOARD OF ESTIMATE AND APPORTIONMENT.

Notices of Public Hearings.

PUBLIC IMPROVEMENT MATTERS.

NOTICE IS HEREBY GIVEN THAT THE

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment at its
meeting held on Friday, March 2, 1934 (Cal.
No. 17), adopted the following resolutions:
Whereas, The Board of Estimate and Apportionment by resolutions adopted on September 12,
1933, authorized proceedings for the acquisition of
title to the real property required for the opening and extending of Tri-Borough Bridge plaza
from 31st street (2d avenue) to 47th street (17th
avenue), and the Grand Central parkway extension
from 47th street to Northern boulevard, excepting
the lands included in the proceeding now in
progress for acquiring title to Astoria boulevard
(Flushing avenue) from 23d (Potter) avenue
to Northern boulevard (Jackson avenue), Borough
of Queens; and

of Queens; and Whereas, The Board of Estimate and Appor tionment proposes to change the map or plan of the City of New York by changing the lines and grades of the street system within the territory bounded approximately by 89th street, 21st avenue, 97th street, the easterly boundary line of the North Beach Airport, the pierhead line of Flushing Bay, 22d road and Ditmars boulevard; including changes in the exterior lines of Grand Central parkway extension and the discontinuance of certain streets, Borough of Queens, and has adopted a resolution fixing April 5, 1934, as the date for a public hearing on said proposed map

change; be it

Resolved, That the Board of Estimate and
Apportionment consider the advisability of requesting the Corporation Counsel to apply to the
Supreme Court for an amendment of the above described proceedings authorized by the Board on September 12, 1933, so as to provide for the acquisition of title to the real property required for the opening and extending of Tri-Borough Bridge plaza from 31st street (2d avenue) to 47th street (17th avenue) and the Grand Central parkway extension from 47th street to Northern boulevard, excepting the lands included in the proceeding now in progress for acquiring title to Astoria boulevard (Flushing avenue) from 23d (Potter) avenue to Northern boulevard (Jackson avenue), Borough of Queens, as the said streets are proposed to be laid out upon the map or plan of the City of New York by the map referred to above.

Resolved, That the Board of Estimate and

Apportionment, in pursuance of the provisions of section 247 of the Greater New York Charter, as section 24 of the Greater New York Charter, as amunded, hereby gives notice that it proposes to place the entire cost and expense of the pro-ceedings upon The City of New York (to be levied and collected with the taxes upon the real property in said City subject to taxation in five annual installments, beginning with the first tax levy subsequent to the entry of the final decree in the proceedings), with the understanding, how-ever, that a reapportionment of the cost and ex-pense will be considered by the Board prior to the entry of the final decree of the court, under which the cost and expense shall be apportioned between the Boroughs and local areas of assessment.

Resolved. That this Board consider the proposed action at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on Thursday, April 5, 1934, at 10,30 o'clock a, m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days continuously, exclusive

of Sundays and legal holidays, prior to Thursday.

April 5, 1934.

Dated, New York, March 23, 1934.

PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment, Municipal Building, Manhattan, Telephone, WO rth 2-4560.

m23,a3

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on Friday, March 2, 1934 (Cal. No. 19-A), adopted the following resolutions:

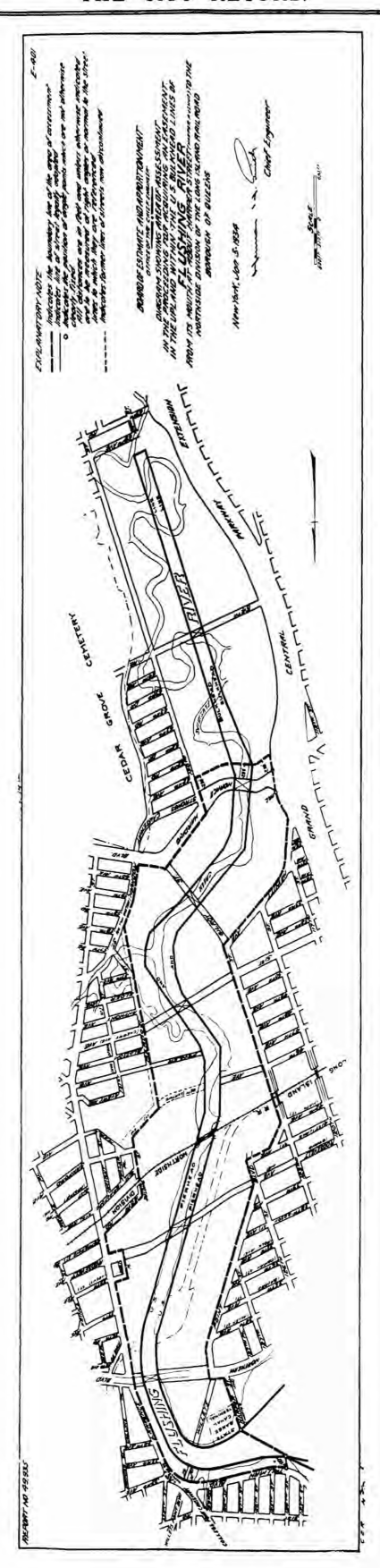
Whereas, The Board of Estimate and Apportionment by resolutions adopted on March 21, 1919, and amended on June 25, 1920, June 3, 1921, and January 5, 1923, authorized proceedings for acquiring title to an easement for the purpose of a waterway in the upland within the United States bulkhead lines of Flushing River from its mouth at about Harper avenue to its southerly terminus near 69th avenue (Livingston street), subject to the rights, if any, of the Long Island Railroad Company, Borough of Queens;

Whereas, The Board of Estimate and Appor tionment is considering the advisability of amendtionment is considering the advisability of amending the aforesaid proceedings authorized by the Board by resolutions adopted on March 21, 1919, and amended on June 25, 1920, June 3, 1921, and January 5, 1923, so as to eliminate therefrom provisions for acquiring title to that portion of the easement for the purpose of a waterway in the upland within the United States bulkhead lines of Flushing River from the North Side Division of the Long Island Railroad to its southerly terminus near 69th avenue (Livingston street), Borough of Queens; be it

Resolved, That the Board of Estimate and Apportionment consider the advisability of re-

Resolved, That the Board of Estimate and Apportionment consider the advisability of requesting the Corporation Counsel to apply to the Supreme Court for a further amendment of the aforesaid proceedings authorized by the Board by resolutions adopted on March 21, 1919, and amended on June 25, 1920, June 3, 1921, and January 5, 1923, so as to provide for acquiring title to an easement for the purpose of a waterway in the upland within the United States bulkhead lines of Flushing River from its mouth at about Harper (avenue) street to the North Side Division of the Long Island Railroad, Borough of Queens.

ough of Queens. Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the proposed modified area of assessment for benefit in these proceed-ings, as proposed to be amended, is as shown on the following diagram:



Resolved, That this Board consider the proposed modified area of assessment at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on Thursday, April 5, 1934, at 10.30 o'clock a. m., and that at

the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days continuously, exclusive of Sundays and legal holidays, prior to Thursday,

April 5, 1934. Dated, New York, March 23, 1934.

PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment, Municipal Building, Manhattan, Telephone, WO rth 2-4560. m23,a3

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on Friday, March 2, 1934 (Cal. No. 13-C), adopted the following resolutions:

Whereas, The President of the Borough of Brooklyn, under date of January 30, 1934, has requested the Board to authorize the following improvements, preliminary authorizations for which

were granted by the Board by resolutions adopted on June 12, 1931:

"Regulate, grade, regrade, curb, flag and reflag Neptune avenue from East 12th street to Shore boulevard, and Emmons avenue from Shore boulevard to Sheepshead Bay road, together with all work incidental thereto," Borough of Brook-

lyn.

"Regulate, grade, regrade, curb, flag and reflag Emmons avenue from Sheepshead Bay road to East 27th street, together with all work incidental thereto," Borough of Brookyn.

"Regulate, grade, regrade, curb, flag and reflag Emmons avenue from East 27th street to Brigham street, together with all work incidental thereto," Borough of Brooklyn.

—and

Whereas, A resolution was adopted by the Local Board of the Ocean Front District on April 6, 1932, and approved by the Acting President of the Borough of Brooklyn on June 1, 1932, amending its resolution adopted on April 1931 for grading regrading surpling, flagging 1932, amending its resolution adopted on April 15, 1931, for grading, regrading, curbing, flagging and reflagging Emmons avenue from Sheepshead Bay road to East 27th street, Borough of Brooklyn, preliminary authorization for which was granted by the Board of Estimate and Apportionment under date of June 12, 1931, the said amended Local Board resolution reading as fol-

"Grade, regrade, curb, flag, reflag and construct necessary sewer basins and outlets on Em-mons avenue from Sheepshead Bay road to East 27th street, together with all work incidental thereto," Borough of Brooklyn.—and

Whereas, The Board of Estimate and Apportionment propose to combine the aforesaid projects into a single improvement, the estimated cost of the combined projects being \$119,900; and

Whereas, The Board of Estimate and Apporionment is empowered at the time of authorizing local improvements to determine in what manner the cost thereof shall be borne and paid; and

Whereas, The Board of Estimate and Apportionment, pursuant to the provisions of section 247 of the Greater New York Charter, as amended, is considering the advisability of authorizing the grading, regrading, curbing, flagging and reflagging of Neptune avenue from East 12th street to Shore boulevard, and Emmons avenue from flagging of Neptune avenue from East 12th street to Shore boulevard, and Emmons avenue from Shore boulevard to Brigham street, and the construction of receiving basins where necessary. Borough of Brooklyn; and of providing that 50 per cent. of the entire cost and expense of the improvement be placed upon The City of New York, and that the remaining 50 per cent. of such cost and expense be placed upon the Borsugh of Brooklyn (the City's and Borough's shares to be collected with the first tax levy after the contract for the improvement shall have been registered in the Department of Finance, or the cost and expense shall have been otherwise fixed and determined, or in the next succeeding year). year).

Resolved. That this Board consider the proposed action at a meeting of the Board to be held in the City Hall, Borough of Manhattan. City of New York, on Thursday, April 5, 1934. at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be had; and be it further

Resolved, That the Secretary of the cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD and the corporation newspapers for ten days continuously, exclusive of Sundays and legal holidays, prior to Thursday, April 5, 1934.

Dated, New York, March 23, 1934, PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment, Municipal Building, Manhattan, Telephone, WO rth 2-4560. m23,a3

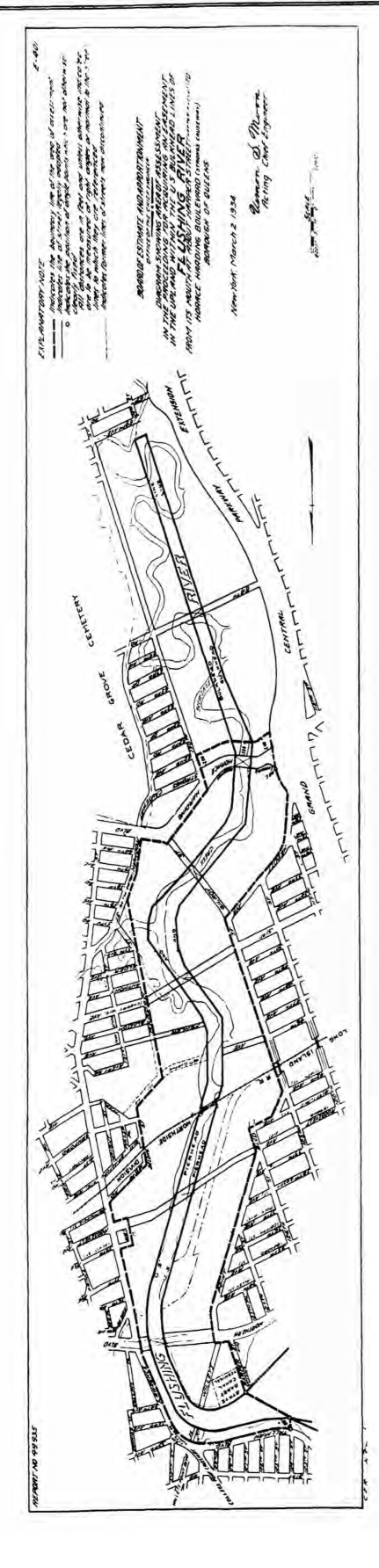
NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on Friday, March 2, 1934 (Cal. No. 19-B), adopted the following resolutions:

Whereas, The Board of Estimate and Apportionment by resolutions adopted on March 21, 1919, and amended on June 25, 1920, June 3, 1921, and January 5, 1923, authorized proceedings for acquiring title to an easement for the purpose of a waterway in the upland within the United States bulkhead lines of Flushing River from its mouth at about Harper avenue to its southerly terminus near 69th avenue (Livingston southerly terminus near 69th avenue (Livingston street), subject to the rights, if any, of the Long Island Railroad Company, Borough of Queens;

Whereas, The Board of Estimate and Apportionment is considering the advisability of amending the aforesaid proceedings authorized by the Board by resolutions adopted on March 21, 1919, and amended on June 25, 1920, June 3, 1921, and January 5, 1923, so as to eliminate therefrom provisions for acquiring title to that portion of the easement for the purpose of a waterway In the upland within the United States bulkhead lines of Flushing River from Horace Harding boulevard (Strongs causeway) to its southerly terminus near 69th avenue (Livingston street), Borough of Queens; be it

Resolved, That the Board of Estimate and Apportionment consider the advisability of re-questing the Corporation Counsel to apply to the questing the Corporation Counsel to apply to the Supreme Court for a further amendment of the above described proceedings authorized by the Board by resolutions adopted on March 21, 1919, and amended on June 25, 1920, June 3, 1921, and January 5, 1923, so as to provide for acquiring title to an easement for the purpose of a waterway in the upland within the United States bulkhead lines of Flushing River from its mouth at about Harper (avenue) street to Horace Harding boulevard (Strongs causes w) subject to ing boulevard (Strongs causeway), subject to the rights, if any, of the Long Island Railroad Company, Borough of Queens.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the proposed modified area of assessment for benefit in these proceedings, as proposed to be amended, is as shown on the following diagram:



Resolved, That this Board consider the proposed modified area of assessment at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on Thursday, April 5, 1934, at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the City Record for ten days continuously, exclusive

CITY RECORD for ten days continuously, exclusive of Sundays and legal holidays, prior to Thursday

April 5, 1934.
Dated, New York, March 23, 1934.
PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment, Municipal Building, Manhattan, Telephone, WO rth 2-4560, m23,a3

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment at its
meeting held on Friday, March 2, 1934 (Cal.
No. 20), adopted the following resolutions:
Resolved, That the Board of Estimate and
Apportionment of The City of New York, in pursuance of the provisions of section 442 of the
Greater New York Charter, as amended, deeming it for the public interest so to do proposes

ing it for the public interest so to do, proposes to change the map or plan of the City of New York by changing the lines and grades of the street system within the territory bounded approximately by 89th street, 21st avenue, 97st street, the easterly boundary line of the North Beach Airport, the pierhead line of Flushing Bay, 22d road and Ditmars boulevard, including changes in the exterior lines of Grand Central parkway ex-tension and the discontinuance of certain streets, Borough of Queens, in accordance with a map bearing the signature of the President of the Borough and dated January 20, 1934. Resolved, That this Board consider the pro-

posed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on Thursday, April 5, 1934, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board

cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 5th day of April, 1934.

Dated, New York, March 23, 1934.

PFARI BERNSTEIN Secretary Board of

PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment, Municipal Building, Manhattan, Telephone, WO rth 2-4560. m23,a3

NOTICE IS HEREBY GIVEN THAT THE

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on Friday, March 2, 1934 (Cal. No. 16), adopted the following resolution:
Resolved, That the Board of Estimate and Apportionment hereby fixes Thursday, April 5, 1934, at 10.30 o'clock s, m., and the City Hall, Borough of Manhattan, City of New York, as the time and place for a public hearing on a proposed amendment of the Use District Map, Section No. 22, by changing from a residence district to a business district, the property abutting upon both sides of 20th avenue to a depth of 100 feet from 76th street to 78th street, Borough of Brooklyn.

of Brooklyn.

Dated, New York, March 23, 1934.
PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment, Municipal Building, Manhattan, Telephone, WO rth 2-4560. m23,a3

NOTICE IS HEREBY GIVEN THAT THE NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on Friday, March 2, 1934 (Cal. No. 18-A), adopted the following resolutions: Whereas, The Board of Estimate and Apportionment by resolutions adopted on September 25, 1925, and amended on June 9, 1927, June 16, 1927, and June 6, 1930, authorized proceedings for the acquisition of title, in fee, to the real property required for the opening and averaging of File. 1925, and amended on June 9, 1927, June 16, 1927, and June 6, 1930, authorized proceedings for the acquisition of title, in fee, to the real property required for the opening and extending of Elkhorn street from 160th (Flynn) avenue to 163d (Sheridan) avenue, Borough of Queens, excepting at the Hawtree Creek crossing where the title shall be an easement which will enable the City to construct a fixed bridge with a clearance of 8 feet above mean high water to carry the street over this waterway; and directed that the entire cost and expense of the proceedings be assessed upon the real property within the area of assessment described in the resolutions of author. assessment described in the resolutions of author-

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at its meeting held on Friday, March 2, 1934 (Cal. No.

meeting held on Friday, March 2, 1934 (Cal. No. 18-B), adopted the following resolutions:

Whereas, The Board of Estimate and Apportionment by resolutions adopted on September 25, 1925, and amended on June 9, 1927, June 16, 1927, and June 6, 1930, authorized proceedings for the acquisition of title, in fee, to the real property required for the opening and extending of Elbarn street four 160th (Flynan) arresus to 1624 required for the opening and extending of Elkhorn street from 160th (Flynn) avenue to 163d
(Sheridan) avenue, Borough of Queens, excepting
at the Hawtree Creek crossing where the title
shall be an easement which will enable the City
to construct a fixed bridge with a clearance of
8 feet above mean high water to carry the street
over this waterway; and
Whereas, The Board of Estimate and Apportionment is considering the advisability of amend-

tionment is considering the advisability of amending the aforesaid proceedings aauthorized by the Board by resolutions adopted on September 25, 1925, and amended on June 9, 1927, June 16, 1927, and June 6, 1930, so as to eliminate therefrom provisions for acquiring title to that sec-tion of Elkhorn street from former Russel street tion of Elkhorn street from former Russel street to 163d (Sheridan) avenue, Borough of Queens. following diagram:

Whereas, The Board of Estimate and Apportionment is considering the advisability of recon-sidering its determination as to the distribution of the cost and expense of the aforesaid proceedof the cost and expense of the aforesaid proceedings, and of making a new determination concerning the same, in accordance with the provisions of the Greater New York Charter, as amended, by placing upon the Borough of Queens 44 per cent. of the entire cost and expense of the proceedings, less the share of the awards for buildings taken which the court may place upon The City of New York (to be collected with the first tax levy subsequent to the entry of the final decree in the proceedings), and by assessing the decree in the proceedings), and by assessing the remaining 56 per cent. of such cost and expense upon the real property within the area of assessment heretofore fixed and described as follows:

ment heretofore fixed and described as follows:

Beginning at a point on the easterly United
States pierhead and bulkhead line of Hawtree
Basin, located 100 feet south of the southerly
line of 163d (Sheridan) avenue, the said distance
being measured at right angles to 163d (Sheridan)
avenue; running thence northwardly, westwardly
and northwardly along the United States pierhead
and bulkhead line of Hawtree Basin and its northerly prolongation to a point on the northerly line erly prolongation to a point on the northerly line of 160th (Flynn) avenue; thence eastwardly along the northerly line of 160th (Flynn) avenue to an intersection with the westerly right of way line of the Rockaway Beach Division of the Long Island Railroad; thence southwardly along the westerly right-of-way line of the Rockaway Beach Division of the Long Island Railroad to a point located 100 feet south of the southerly line of 163d (Sheridan) avenue, the said distance being measured at right angles to 163d (Sheridan) avenue; thence westwardly along a line located 100 feet southerly from and parallel with the southerly line of 163d (Sheridan) avenue to the point or

line of 163d (Sheridan) avenue to the point or place of beginning.

Resolved, That this Board consider the proposed action at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on Thursday, April 5, 1934, at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days continuously, exclusive of Sundays and legal holidays, prior to Thursday, April 5, 1934.

Dated, New York, March 23, 1934.

PEARL BERNSTEIN, Secretary, Board of Estimate and Apportionment, Municipal Building, Manhattan, Telephone, WO rth 2-4560. m23,a3

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment at its
meeting held on Friday, March 2, 1934 (Cal.
Nos. 13-A and B), contined to Thursday, April 5,
1934, the alternative hearings on the proposed
apportionment of the cost and expense of grading, curbing and flagging Neptune avenue from
East 12th street to Shore boulevard, and Emmons
avenue from Shore boulevard to Brigham street,
and also for constructing receiving basins, where
necessary. Borough of Brooklyn:

and also for constructing receiving basins, where necessary, Borough of Brooklyn:

A—By placing 50 per cent, of the entire cost and expense of the improvement upon The City of New York (to be collected with the first tax levy after the contract for the improvement shall have been registered in the Department of Finance, or the cost and expense shall have been otherwise fixed and determined, or in the next succeeding year), and the remaining 50 per cent, of such cost and expense be assessed upon the property deemed to be benefited thereby;

B—By placing 50 per cent, of the entire cost and expense of the improvement upon The City of New York; 35 per cent, of such cost and expense upon the Borough of Brooklyn (the City's and Borough's shares to be collected with the first

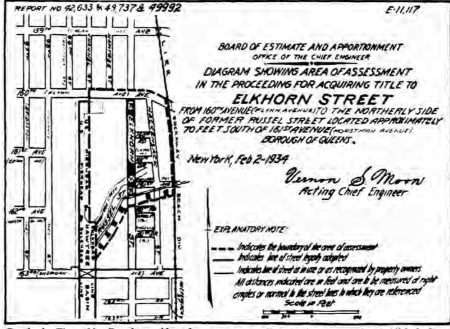
and Borough's shares to be collected with the first

Estimate and Apportionment, Municipal Building, Telephone, WOrth 2-4560. m23,23

Resolved, That the Board of Estimate and Apportionment consider the advisability of requesting the Corporation Counsel to apply to the Supreme Court for a further amendment of the aforesaid proceedings authorized by the Board by aforesaid proceedings authorized by the Board by resolutions adopted on September 25, 1925, and amended on June 9, 1927, June 16, 1927, and June 6, 1930, so as to provide for the acquisition of title, in fee, to the real property required for the opening and extending of Elkhorn street from 160th (Flynn) avenue to the northerly side of former Russel street, located approximately 70 feet south of 161st (Horstman) avenue, Borough of Queens, excepting at the Hawtree Creek crossing where the title shall be an easement which will enable the City to construct a fixed bridge with a clearance of 8 feet above mean high water to carry the street over this waterway.

to carry the street over this waterway.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the proposed modified area of assessment for benefit in these proceedings,



Resolved, That this Board consider the proposed modified area of assessment at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on Thursday, April 5, 1934, at 10.30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board Estimate and Apportionment, Municipal Building, cause these resolutions and a notice to all per-

Resolved, That this Board consider the pro-osed modified area of assessment at a meeting of Board to be held in the City Hall, Borough of Sundays and legal holidays, prior to Thurs-

BOROUGH OF THE BRONX.

Proposals,

SEALED BIDS WILL BE RECEIVED BY

the President of the Borough of The Bronx, at his office, Bronx County Building, Concourse and E. 161st st., The Bronx, until 11 a. m., on MONDAY, APRIL 2, 1934.

FURNISHING ALL LABOR, MATERIALS, TOOLS, IMPLEMENTS AND APPLIANCES NECESSARY FOR CLEANING THE GLASS IN ALL WINDOWS, DOORS, PARTITIONS, TRANSOMS, ETC., THROUGHOUT THE BRONX COUNTY BUILDING, LOCATED ON THE BLOCK BOUNDED BY E. 158TH ST., WALTON AVE., E. 161ST ST. AND MOTT AVE., IN THE BOROUGH OF THE BRONX, CITY OF NEW YORK, DURING THE YEAR ENDING DEC. 31, 1934.

The amount of security required for the proper

The amount of security required for the proper performance of the contract will be One Thousand

Dollars (\$1,000). Each bid must be accompanied by a deposit it

cash or certified check for 5 per cent. of the amount of the bond required as security for the proper performance of the contract.

Blank forms of bids, upon which bids must be made, can be obtained upon application therefor. The specifications may be seen and other information obtained at said office.

m21,a2 JAMES J. LYONS, President.

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

BOARD OF TRANSPORTATION.

Invitation to Bidders.

FOR CERTAIN TEMPORARY CONCESSIONS.

THE BOARD OF TRANSPORTATION OF The City of New York will receive sealed bids for certain temporary concessions on the property of The City of New York under its jurisdiction, as hereinafter more particularly described, until 11,30 a.m. on Monday, Mar. 26, 1934, at which time such bids will be opened and publicly read in the hearing room of the Board on the sixth floor, No. 250 Hudson st., Borough of Manhattan, New York City.

The locations, descriptions and uses as permitted by the Board for the several concessions are as follows:

Concession A—Rectangular area on the south

side of 9th st., 15 feet west of 5th ave., Borough of Brooklyn, having a frontage of 30 feet on 9th st. and a depth of 8 feet. Area—240 square feet, including the stand now located on the

Allowable Use—Sale of fruits and vegetables, and/or flowers.

Minimum or Upset Rental Per Month—\$85.

Concession B—Triangular area beginning on the southerly side of 9th st., Borough of Brooklyn, 95 feet west of 5th ave.; thence 200.75 feet more or less west along the southerly side of 9th st. to the concession of Anchor Lumber Company; thence 55 feet more or less south at right angles to 9th st, and along the easterly side of the concession of Anchor Lumber Company to the wire fence; thence northeasterly along the northerly side of said fence 208 feet more or less to the point or place of beginning. Area-Approxi-

mately 5,520 square feet.
Allowable Use—Display of plants (but not cut flowers) for sale or display and sale of used

Minimum or Upset Rental Per Month—\$60. Concession C—Southwesterly corner of Willoughby and Jay sts., Borough of Brooklyn, 10 feet on the southerly side of Willoughby st. by 10 feet parallel to Willoughby st. by 10 feet parallel to Willoughby st. by 10 feet parallel to Jay st. Area—Approximately 100 square feet. Allowable Use—Sale of soft crinks, ice cream, cigarettes and tobacco. except cigars, and confec-Minimum or Upset Rental Per Month-\$60.

cigarettes and tobacco, except cigars, and confections (having a unit value not exceeding 10 cents per package), newspapers and periodicals.

Minimum or Upset Rental Per Month-\$90.

by the intersection of the southeasterly side of Aberdeen st. and the northeasterly side of Bushwick ave. in the Borough of Brooklyn; thence northeasterly along the southeasterly side of Aberdeen st. 144 feet; thence southeasterly and parallel to Bushwick ave. 80 feet; thence southwesterly and parallel to Aberdeen st. 144 feet to the northeasterly side of Bushwick ave.; thence northwesterly along the northeasterly side of Bushwick ave. 80 feet to the point or place of beginning, excepting so much thereof as is occupied by the structures of the rapid transit subway above the level of the ground, which is assumed to slope in with the slopes of the adjacent walks on Aberdeen st, and Bushwick ave. Areaapproximately 5,500 square feet net.

Allowable Use-Display and sale of used auto-

Minimum or Upset Rental Per Month—\$60.

Concession E—Beginning at a point in the westrly line of Prospect ave., Borough of Brooklyn, 101.67 feet from the intersection of the south easterly line of Greenwood ave. and the westerly line of Prospect ave.; thence southerly along the westerly line of Prospect ave. 373.94 fect; thence westerly at right angles to Prospect ave. 130 feet; thence northerly along a course making an angle of 90 degrees with the course last de-scribed 332.94 feet; thence northeasterly along a course making on the southeasterly side thereof an angle of 123 degrees 04 minutes 14 seconds with the course last described 20 feet; thence northwesterly along a course making on the south-westerly side thereof an angle of 104 degrees 13 minutes 26 seconds with the course last described 32.71 feet; thence easterly 123.77 feet to the point or place of beginning; containing an area of approximately 48.172 square feet

Allowable Use-Tennis and badminton courts, handball courts, ice skating and other similar athletic games that may be approved by the Board of Transportation, or parking, display and sale of used automobiles.

Minimum or Upset Rental Per Month-\$80.

Concession F-Rectangular area at the south-Concession F—Rectangular area at the south-westerly corner of Nassau st. and Jay st., Bor-ough of Brooklyn. 83.84 feet on the southerly side of Nassau st. by 94 feet on the westerly side of Jay st. by 83.84 feet by 94 feet. Area— Approximately 7,880 square feet. Allowable Use—Parking of automobiles and/or display and sale of used automobiles. Minimum or Upset Rental Per Month—\$50. Concession G—Southerly side of Lafayette ave. between Fort Greene pl. and Fulton st., Borough of Brooklyn. All of the area west and north

of Brooklyn. All of the area west and north of the billboards, between the billboards, the easterly side of Fort Greene pl. and the southwesterly side of Fulton st. Area-Approximately 6,000

square feet.
Allowable Use—Display and sale of used automobiles (parking of cars for any other purpose prohibited).

Minimum or Upet Rental Per Month-\$60. Concession H-Beginning at the intersection of the northerly side of Hillside ave. and the easterly side of 138th st., Jamaica, Borough of Queens; thence northerly along the easterly side of 138th st, 138.07 feet; thence easterly at right angles or nearly so to 138th st. 100 feet; thence southerly and parallel or nearly so to 138th st. and part of Transportation does not guarantee that a use of the way along the westerly side of the property able building or stand will be on the concession at of The City of New York held under permit by the beginning of occupancy of the concession. The

the point or place of beginning. Area—Approxi-mately 15,827 square teet.

Allowable Use-Display and sale of used automobiles. Minimum or Upset Rental Per Month-\$90.

Concession I-Rectangular area at the south

easterly corner of Broadway and 41st st., Astoria, Borough of Queens, having a frontage of 25 feet on Broadway and 75 feet on 41st st. Area—Approximately 1,875 square feet,
Allowable Use—Lunch wagon.

Minimum or Upset Rental Per Month-\$60, Concession I - Northeasterly side of Queen blvd., 52 feet southeast of Broadway. Rectangular area having a frontage of 125 feet on the north-easterly side of Queens blvd., with a uniform depth northeast from Queens blvd. of 75 feet. Area—Approximately 9,375 square feet.

Allowable Use—Display and sale of used auto-

Minimum or Upset Rental Per Month-\$100. Concession K—Rectangular area having a front-age of 25 feet and a depth of 30 feet from front to back on the north side of E. 180th st., 105 feet east of the dividing line between Bronx Park and rapid transit property of The City of New York, Borough of The Bronx. Area-750 square

feet.
Allowable Use—Sale of candies, cigars, fruits, Allowable Use—Sale of candies, cigars, fruits, soft drinks, newspapers and stationery, Minimum or Upset Rental Per Month—\$35.

Concession L—Vacant area on the westerly side of Church st. between Leonard st. and Franklin st., Borough of Manhattan, having a frontage of 200.12 feet on the westerly side of Church st., 34 feet along the northerly side of Leonard st. and 33 feet along the southerly side of Franklin st. the inside measurement being apof Franklin st., the inside measurement being approximately 200 feet along the easterly lines of Nos. 59 Leonard st, and 101 Franklin st. Area—Approximately 6,800 square feet.

Allowable Use-Parking of automobiles, includ-

Minimum or Upset Rental Per Month—\$90.

Concession M—Easterly side of 6th ave. between Washington pl. and Waverly pl., Borough of Manhattan, 80 feet on the northerly side of the state of the northerly side of the state of the northerly side of the state of the stat Washington pl. by 194 feet 11 inches on the easterly side of 6th ave. by 93 feet 5¼ inches on the southerly side of Waverly pl. by 102 feet 7¼ inches by 91 feet 9½ inches. Area—16,902 square

Allowable Use-Display and sale of used automobiles. (This use will not include parking of automobiles for any other purpose.)

Minimum or Upset Rental Per Month—\$125.

Concession N—Northeast corner of Essex and

Delancey sts., Borough of Manhattan. Rectangular area having a frontage of 30 feet on Delancey st. and 20 feet on Essex st. Area-600 square

feet.
Note—Only a rectangular area at the corner,
20 feet by 20 feet, 400 square feet, may be occupied by any building. Remaining 10 feet along
the east side of such building may be covered by
rolled cinder or cement sidewalk.

Allowable Use-Refreshment stand, including he sale of candies, cigars and cigarettes, soft drinks, frankfurters, and rolls.

The use permitted to the applicant hereunder

shall not authorize the sale of ice cream, separately or in compounds, and shall not authorize the sale of candies or confections in containers or otherwise having a retail price per package of over 10 cents.

Minimum or Upset Rental Per Month-\$160

Concession O-Northerly side of Delancey st.,
30 feet east of Essex st., adjoining the easterly
side of Concession N. Borough of Manhattan. Rectangular area having a frontage of 15 feet more or less on the northerly side of Delancey st. and a uniform depth of 20 feet. Area—Approxi-

mately 300 square feet.
Allowable Use—Sale of haberdashery, clothing

and dry goods.

Minimum or Upset Rental Per Month-\$75. Concession P-Rectangular area on the westerly side of Lafayette st., Borough of Manhattan, 15 feet north of East Houston st., 23 feet on the westerly side of Lafayette st., with a uniform depth of 50 feet. Area-1,150 square feet.

Allowable Use—Lunch wagon.

Minimum or Upset Rental Per Month—\$60.

Concession Q—Northerly side of East Houston.

between Lafayette and Mulberry sts., Borough Manhattan, 56 feet 111/2 inches on the northerly side of Houston st. by 72 feet 5 inches along the easterly side of Lafayette st. by 43 feet 714 inches to the westerly side of Mulberry st. by 68 feet 1036 inches along the westerly side of Lafayette st. Area-Approximately 3,532 square

Allowable Use-Display and sale of used auto-

Minimum or Upset Rental Per Month-\$50. Special Note-The allowable uses for the re-spective concessions above stated are permissible by the Board of Transportation. In addition to any permit issued by the Board of Transportation it will be necessary for the successful bidder or permittee in some cases to have permits from other City departments or governmental agencie order that the uses permitted by the Board of Transportation may be enjoyed. Therefore the Roard of Transportation will not guarantee that all permits for such uses will be forthcoming from such other municipal or governmental agencies, but will, wherever the same is necessary to the issuance by any other municipal or governmental agency of a permit, grant consent therefor. Should the successful bidder or permittee, after reasonable diligence, be unable to procure permits from other governmental departments or agencies neces-sary for the use above permitted by the Board of Transportation, it will return any deposits made by the successful bidder or permittee and neither the Board of Transportation nor The City of New York shall be liable to such successful bidder or permittee for damage on account of inability of the successful bidder or permittee to enjoy a use above set forth.

No permit will be issued at a rental less than the minimum or upset monthly rental above set

forth for the respective concessions, Tenure shall be on a month to month basis be ginning April 1, 1934, and shall continue subject to termination on 30 days' notice by either party to the other in writing.

Wherever the use permitted is for the parking and display of automobiles, the lot must be so graded by the successful bidder (hereinafter called the "permittee" or "applicant"), at his own expense, that surface water will be drained toward the streat and away from a hutting the streat and away from the streat away from the streat and away from the streat away from th the street and away from abutting property, and in no event may such surface water be drained into an opening leading into any subway struc-ture. It shall be the duty of the permittee to shall be the duty of the permittee to erect suitable barriers or protections around any subway structures within the limits of his concession and to so fix the entrances and exits to the parking yard as to avoid passage of vehicles across gratings over any openings leading into a sub

way structure. The permittee may not sublet or assign any interest in his concession without the express per-mission in writing of the Board of Transportation or its authorized representatives.

In the case of Concession N, the permittee may use and occupy any building or so much thereof as shall be found upon the premises, but the Board of Transportation does not guarantee that a use-able building or stand will be on the concession at

Dietrich & Kevil, Inc., 178.47 feet to the northerly side of Hillside ave.; thence westerly along the northerly side of Hillside ave. 107.85 feet to neighboring stores, either by shouting his wares to the public or, as it is called, "bally-hooing," or by purposely undercutting prices for the same goods or continued undercutting of prices after notice by the Board of Transportation. Compliance with the foregoing will be insisted upon and non-compliance will result in cancellation of the

In the case of Concession L the permittee shall he required to close any opening along the westerly line of the concession between the buildings Nos 59 Leonard st. and 101 Franklin st. or in the side walls of either of these buildings with brick or concrete wall securely anchored not less than 12 inches thick up to a level one foot above the surface of the ground as graded for the pro posed use, and wherever such openings are clos the exterior surface shall be waterproofed. I shall be necessary to remove the board fence at present about the premises, the materials of such fence shall be carefully taken apart and disposed of in accordance with the direction of a responsible officer in the office of the Borough resident of Manhattan, which office caused this fence to be erected.

No rights that may be granted to the permitted in connection with any of the concessions above referred to shall be construed to prevent the advertisement and sale by the Board of Trans-portation of the property, and the Board of Transportation may cause a suitable sign to be prominently displayed on the concession advertis-

ng any sale of the premises or the leasing thereof.

No concession shall be permitted to devolve into a gasoline station or a service station, ex-cept that the permittee will be permitted to have gasoline in the tanks of the automobiles and to keep on hand an amount not in excess of ten gallons of gasoline to be used in case of an emergency. Incidental repairs of an emergency character may be made upon automobiles, but portions of automobiles and accessories shall not be sold as staples or displayed for sale on any concession, except with the separate express consent in writing of the Board of Transportation or its authorized representative,

The rental or charge for the parking of one automobile shall not exceed 35 cents for any

welve-hour period or fraction thereof.

Buildings or sheds of a presentable type may rected on the concessions for the protection of employees and patrons and automobiles, but no such building shall be erected until the plan therefor shall have been approved by the Designs Division of the Board of Transportation and by the Department of Buildings of the Borough of the Department of Buildings of the Borough of Manhattan, if that department shall deem approval necessary. At least five days before the beginning of construction of any such building or structure a plan sufficiently distinct and clear shall be submitted to the Designs Division of the Board of Transportation giving a ground plan, front and side elevations, and indicating the materials to be used. If required to do so by such Designs Division or by the Board of Transportation, reasonable changes shall be made. Transportation, reasonable changes shall be made. Approval by such Designs Division or the Board Transportation will not be unreasonably withheld.

Bidders will be required to deposit with each bid in the form of cash or a certified check drawn to the order of The City of New York on a solvent account on a financial institution do-ing business within The City of New York a sum equivalent to one month's rental. Such sum shall he deposited in a sealed envelope or container, to gether with the bid. More than one bid shall not be permissible in a given container, but a bidder may separately bid for as many concessions as

The successful bidder must, upon notice writing that his bid has been accepted, call at the office of the Board of Transportation, Room 811, No. 250 Hudson st., Manhattan, New York City, within twenty-four hours after receipt of such notice mailed to the address given in the hid, prepared to execute in triplicate a form of application containing the terms hereinafter set forth generally and such other terms as Counsel to the Board of Transportation shall find necessary in the interests of The City of New York and that Board, and to deposit an additional one month's rent; so that the total payment with the visions of this paragraph, the deposit, equivalent to one month's rent referred to in the last pre-ceding paragraph may, if the Board of Trans-portation so determines, be forfeited to The City of New York, not as a penalty but as liquidated damages.

The Board of Transportation may reject any one, or more, or all bids, if in its judgment the interests of The City of New York so require.

Dated March 13, 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. m15,26

Invitation to Contractors.

SEALED BIDS OR PROPOSALS FOR THE furnishing and delivering of wood screws, ma-chine screws, stove bolts, machine bolts, nuts, hardware for concrete work, etc., for delivery as required during the three (3) month period ending June 30, 1934, 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 No. 250 Hudson st., Borough of Manhattan. City of New York, until Thursday, March 29, 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 require ments is given on the bid forms which may be ob-tained at the Board, Room 503, No. 250 Hudson st., Manhattan Bids must be submitted on the

Bids may be submitted for one or more or for all the scheduled items given in the bid forms nit the Board reserves the right to award

by class or item and to reject any and all bids.
Dated March 15, 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. m19.29

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

value are required the same will be advertised and the time for opening the bids will be announ

For further information and particulars apply 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. DELANEY, Chairman; FRANK X. SULLIVAN, CHARLES V.

WM. JEROME DALY, Assistant Secretary.

Mee 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 Manhattan.

A-55. Awards for damages caused by a change of grade in W. 43d st. from 11th ave. to 258 feet east of 12th ave. Affecting Block 1091, Lot 1. 4592. Laying and relaying sidewalks and curbs at the following locations: Attorney st., No. 145 at the following locations: Attorney st., No. 145 (northwest corner of Stanton st.); Avenue A, No. 52; Amsterdam ave., Nos. 2284 to 2290; Audubon ave., Nos. 261 to 267; Broome st., Nos. 18, 22, 44, 46, 50 and southwest corner of Broome st. and Lewis st.; Avenue B, Nos. 1, 3, 9, 20, 22, 79, 84, 86, 174, 186, 283; Broadway, No. 3652; Cannon st., Nos. 48 to 50 (northeast corner of Delancey st.), 59, 79, 81; Cherry st., Nos. 172, 227, 231, 269, 316; Clinton st., Nos. 155, 175, 177, 228, 236, 250; Avenue C, Nos. 26, 54 (northeast corner of E, 4th st.), 159 (southwest corner of E, 10th st.), 215; Convent ave., Nos. 462 to 466, 470; Avenue D, Nos. 63, 82, 123, 125, 165 of E. 10th st.), 215; Convent ave., Nos. 462 to 466, 470; Avenue D. Nos. 63, 82, 123, 125, 165 to 179; 8th ave., Nos. 2187 (northwest corner 118th st.), 2189, 2382, 2402, 2452, 2519, 2790, 2792, 2899, 2903, 2909 (southwest corner 154th st.), 2915, 2924; 1st ave., Nos. 218 (northeast corner of E. 13th st.), 344, 457 to 461 (southwest corner of E. 27th st.), 525, 836 to 842, 1356, 2167; 5th ave., Nos. 2012, 2014, 2018; Ft. Washington ave., Nos. 427 to 433 (northwest corner of 179th st.); Goerck st., Nos. 2 (northeast corner of Grand st.), 25, 122; Grand st., Nos. 368 (northwest corner of Norfolk st.), 397, 425, 451, 455, 490, 567, 574 (northwest corner of Goerck st.), 609 to 625; Hester st., Nos. 54, 56, 126, 128; Luclow st., Nos. 29, 31, 109, 111, 120, 127 (south st.), 609 to 625; Hester st., Nos. 54, 56, 126, 128; Luc'low st., Nos. 29, 31, 109, 111, 120, 127 (southwest corner of Rivington st.); Lewis st., Nos. 10, 12, 22, 24, 104, 108, 123; Lenox ave., No. 84; Lexington ave., No. 1921; Madison st., Nos. 164, 172, 409, 412; Market slip, Nos. 35, 84 to 90; Monroe st., Nos. 79, 98, 100, 107, 279; Madison ave., Nos. 1226, 1570, 1573 to 1577, 1587, 1672, 1676, 1697, 1715, 1780, 1790, 1800 to 1808, 1827, 2117, 2119 (southeast corner of 133c st.), 2166 (southwest corner of 134c st.); southwest corner 1827, 2117, 2119 (southeast corner of 133c/st.), 2166 (southwest corner of 136th st.); southwest corner of Macison ave, and 137th st., and E. 136th st., north side, from east building line of 5th ave. to about 260 feet easterly; Morningside ave., Nos. 6, 8, 20, 21, 36, 108; Norfolk st., Nos. 136, 152, 157, 175; Northern ave., No. 9 (southeast corner of 178th st.); Oliver st., Nos. 28, 30; Pike st., Nos. 17, 48, 53, 55, 60 (southwest corner of Mornes st.); Pelham st. Nos. 5, 7, Pleasant ave. No. 401 (northwest corner of 121st st.); Pine-hurst ave., Nos. 44, 46; Ridge st., Nos. 29, 31, 86, 88, 90; Rutgers pl., Nos. 18, 20, 26, 28; Scammel st., Nos. 32, 34, 36; Suffolk st., Nos. 13, Scammel st., Nos. 32, 34, 36; Suffolk st., Nos. 13, 23, 27, 39 (northwest corner of Grand st.), 44 to 54, 55, 57, 127; Stanton st., Nos. 5, 13, 15, 95, 113, 115 (southwest corner of Essex st.), 126, 129, 131, 133, 241 (southeast corner of Willett st.), 278, 324; St. Marks pl., Nos. 16, 34, 55, 107, 107½, 115, 119 and southwest corner of St. Marks pl. and Avenue A; 2d ave., Nos. 137, 186, 199, 203, 379 (southwest corner of 22d st.), 984, 1484, 1494; 6th ave., Nos. 580, 582, 588, 596 (southeast corner 17th st.), 810; 7th ave., Nos. 128 to 132 (southwest corner of 18th st.), 1975, 28 to 132 (southwest corner of 18th st.), 1975. 1977; St. Nicholas ave., No. 100 (northeast corner application shall amount to a sum equivalent to two months' rent, one month's rent to be applied for the month of April, 1934, and the other month's rent to be applied by the Board of Transportation for the final month of occupancy. If the successful bidder fails to comply with the provisions of this programs the description of the final month of occupancy. 705, 741, 855, 1301, 1343, 1359, 1409, 1847, 1853; 10th ave., Nos. 260 (northeast corner of 25th st.), 494, 496, 498 (southeast corner 38th st.); Water st., Nos. 504, 524, 526, 605, 607, 610, 644, 652, 653, 654, 655, 660, 664; 1st st., east, No. 76; 2d st., east, Nos. 186, 194, 201, 203 (southwest corner of Avenue B); 3c st., east, Nos. 84, 295; 4th st., east, Nos. 162, 164, 364, 399, and north side, beginning 71 feet east of Lewis st. and extending 72 feet easterly; 5th st., east, Nos. 409 side, beginning 71 feet east of Lewis at. and extending 72 feet easterly; 5th st., east, Nos. 409, 624, 753; 6th st., east, Nos. 410, 412, 508, 510, 538, 540; 7th st., east, Nos. 91 (northeast corner of 1st ave.), 197, 264, 271, 277; 8th st., east, Nos. 319, 323, 337, 388, 390, and southwest corner of E. 8th st. and Avenue D; 9th st., cast, Nos. 236 (Block 464, Lots 27½, 31 and 32), 309, 311, 718, 726, 729, 730 to 734; 10th st., east, Nos. 454, 456, and northeast and southeast corners of Avenue D: 12th ct. acts Nos. 502. corners of Avenue D; 12th st., east, Nos. 502; 16th st., east, Nos. 20 to 24, 432, 500 (southeast corner of Avenue A), 509; 17th st., east, cast corner of Avenue A), 509; 17th st., east, No. 354 (southwest corner 1st ave.), and southeast corner of Avenue B; 17th st., west, Nos. 56 to 62, 203, 205, 425, 427, 431 to 435, 441, 443; 18th st., east, Nos. 407 to 413, 608, 610, 648, 650; 18th st., west, Nos. 200 (southwest corner of 7th ave.), 202, 204, 209, 363 (northeast corner of 9th ave.); 19th st., east, Nos. 413, 415; 19th st., west, Nos. 410 to 414, 438 to 444, 447, 450, 451, 459, 461, 463; 20th st., east, No. 222; 21st st., east, Nos. 213, 338, 340; 21st st., west, Nos. 240, 242, 248; 22d st., east, Nos. 160 (southwest corner of 3d ave.), 212, 214 to 224; 23d st., east, Nos. 319 to 323; 23d st., west, Nos. 507, 514 to 522, 544, 546; 24th st., east, Nos. 156 to 164, 216, 218; 24th st., west, Nos. 457, 508, 525 to 531; 26th st., east, Nos. 119, 125, 135 (northeast corner of Lexington ave.), 136, 145, 222, 232, 241 to 243 (northwest corner of 2d ave.), 320 to 326; 27th st., east, Nos. 165, 210 to 216, 314, 316; southeast corner of W. 28th st. and 6th ave.; 29th st., east, Nos. 229, 330, 332, 338 to 342; 304 29th st. east, Nos. 229, 330, 332, 338 to 342; 30th st. east, Nos. 143, 145, 154; 30th st. west, Nos. 347 to 351, 354; 33d st. east, Nos. 26½ (southwest corner of Madison ave.), 247, and south side, beginning 50 feet east of 1st ave. and extending 80 feet easterly therefrom; 34th st., east, Nos. 324, 325, 326, 328; 37th st., east, Nos. 242, 244; 39th st., east, No. 317 (249 feet east of east house line of 2d ave.); 46th st., east, Nos. 201, 344; 47th st., east, No. 229; 50th st., east, Nos. 322, 322½; 51st st., east, No. 252 (southwest corner of 2d ave.); 52d st., east, No. 290, 307 (northeast corner of 1st.) Operation of the Independent Rapid Transit System.

No. 252 (southwest corner of 2d ave.); 52d st., east, Nos. 299, 397 (northeast corner of 1st ave.); 71st st., east, No. 408; 72d st., east, Nos. 406, 421, 423; 76th st., east, Nos. 427, 429; 77th the operation and maintenance of the City's new Independent Rapid Transit Railroad and other activities of the Board of Transportation are being purchased as required. Competitive bids 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

st., west, Nos. 125, 226, 242, 249, 257; 113th st., east, Nos. 8, 58, 70, 72, 234; 113th st., west, No. 101 (northwest corner of Lenox ave.); 114th st., east, Nos. 250 (southwest corner of 2d ave.), 352; 114th st., west, No. 31; 115th st., west, Nos. 73, 125, 127; 116th st., east, No. 71; 116th st., west, Nos. 3, 5, 226 to 230, 309, 310, 311; 117th st., east, Nos. 26 (southwest corner of Madison ave.), 54, 413, 416; 117th st., west, Nos. 51, 357; 118th st., east, Nos. 56 to 6J, 161, 204 to 208, 216, 218, 246, 435; 118th st., west, Nos. 37, 39, 66; 119th st., east, Nos. 51, st., west, Nos. 37, 39, 66; 119th st., east, Nos. 6J, 161, 204 to 208, 216, 218, 246, 435; 118th st., west, Nos. 37, 39, 66; 119th st., east, Nos. 149, 151, 213, 215, 227, 229, 240; 119th st., west, No. 21; 120th st., east, No. 208, and northwest corner of Pleasant ave.; 121st st., east, No. 319; 122d st., east, No. 51; 123d st., east, Nos. 214, 216, 412, 416; 124th st., east, No. 243; 124th st., west, Nos. 123, 204, 208, 210, 244; 148th st., west, Nos. 241, 255; 156th st., west, Nos. 411 to 415; 157th st., west, Nos. 527, 547, 549; 159th st., west, Nos. 513, 515, 540; 160th st., west, Nos. 520, 522; 161st st., west, No. 551, and southwest corner of St. Nicholas ave; 162d st., west, No. 539; southwest corner of 162d st., west, No. 539; southwest corner of 164th st. and Broadway; 169th st., west, Nos. 507, 508; 171st st., west, Nos. 504 to 510; 173d st., west, No. 501 (northwest corner of Amsterdam ave.); 175th st., west, No. 526; 177th st., west, Nos. 618 to 622; 179th st., west, Nos. 815 (northwest corner of Pinehurst ave.), 839, northeast corner of 179th st. and Pinehurst ave.; southwest corner of 179th st. and Wadsworth ave.; 180th st., west, No. 815 (northwest corner of Pinehurst ave.); northwest corner of W. 191st of which the work was done.

Borough of The Bronx.
4354. Grading, basins, etc., in Baisley ave., from Eastern blvd. to Waterbury ave., together with a list of awards for damages caused by a change of grade. Assessments affect Blocks 5317 to 5319, 5323 to 5325, 5341 to 5345. Awards affect Block 5318, Lots 41, 42; Block 5341, Lot 1; Block 5342, Lot 2; Block 5343, Lots 2, 8; Block

Borough of Queens.

4152. Grading, where not already graded, curbing, sidewalks, gutters, basins, etc., in 97th st. from 32d ave. to Astoria ave., together with a list of awards for damages caused by a change of grade, Second Ward. Assessments affect Blocks 1376, 1377, 1408 and 1409. Awards affect Block 1409, Lots 46, 47, 48 and 49.

4379. Grading, curbing, sidewalks, etc., in 154th st. from Willets Point blvd. to 26th ave., and in Willets Point blvd. from 154th st. to Cross Island blvd., Third Ward. Affecting Blocks 597, 599, 613, to 617, 619, 626, to 628, 654, 655. Borough of Queens.

597, 599, 613 to 617, 619, 626 to 628, 654, 655,

657 and 658, 4500. Sewer and appurtenances in Cooper ave from Woodhaven blvd. to 88th st., and in Metro-politan ave., north and south sides from Wood haven blvd. to Central (Cooper) ave., Second Ward. Affecting Blocks 3176, 3806 to 3810, 3835 to 3839, 3851, 3852, 3871 and 3872.

4533. Grading, curbing, sidewalks, paving, etc., in 65th pl. from Queens blvd. to Maurice ave., Second Ward. Affecting Blocks 2384 to 2393. 4537. Grading, curbing, sidewalks, etc., in 75th rd. from 160th st. to 162d st., Third Ward. Affecting Blocks 2565 and 2566.

4574. Grading, curbing, flagging, paving, etc., in 64th st. from Flushing ave. to 58th ave., Second Ward. Affecting Blocks 2749 and 2751. 4576. Grading, curbing, sidewalks, paving, etc., in 114th st. from 109th ave. to Rockaway blvd., Fourth Ward. Affecting Blocks 609, 610, 2430 to 2433 and 2474.

Borough of Blehmond.
4604. Temporary combined sewer and appurtenances in School rd. from a point about 100 feet west of Bay st, to Summer st., and a combined sewer and appurtenances in Summer st. from School rd. to Lyman ave., Fourth Ward. Affect-ing Blocks 3072 and 3073.

Borough of Brooklyn.

2432. Grading, curbing, sidewalks, basins, etc., in Sheepshead Bay rd, from Avenue Z to Emmons ave.; Avenue Z from Sheepshead Bay rd.

to Ocean ave.; E. 14th st. from Voorbies ave. to Emmons ave., and in Voorhies ave. from E. 14th st. to Sheepshead Bay rd. Affecting Blocks 7434 to 7440, 7458 to 7464, 7487 to 7490 and 7492. 4065. Grading, curbing, flagging, removal of all buildings and other encroachments within the

all buildings and other encroachments within the lines of the street in Gravesend Neck rd, from Gravesend ave. to E. 1st st., and in Avenue V from E. 1st st. to Ocean pkway., together with a list of awards for damages caused by a change a list of awards for damages caused by a change of grade. Assessments affect Blocks 7125 to 132, 7147, 7151 to 7157. Awards affect Block 7152, Lot 11; Block 7153, Lots 83 and 84. 4393. Grading, curbing, flagging, basins, etc., in Elmore pl. from Quentin rd. to Avenue R. Affecting Blocks 6804 and 6805. 4508. Sewers and appurtenances in Remsen ave., each side, between Flatlands ave. and sewer summit between Avenue I and Avenue R. Avenue R.

summit between Avenue J and Avenue K; Avenue J between Remsen ave. and Rockaway pkway. E. 91st st., E. 92d st., E. 93d st., and E. 95th st., each between Avenue J and sewer summit between Avenue J and Avenue K; E. 94th st. between end of existing sewer between Flatlands ave. and Avenue J and sewer summit between Avenue J and Avenue K, and in Rockaway pkway., each side, between Flatlands ave. and sewer summit between Avenue J and Avenue K. Affecting Blocks 8025, 8026, 8040, 8041, 8198 to 8205, 8217 to 8224.

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 Assersors, Room 2200, Mu nicipal Building, Manhattan, within thirty (30) days from the date of this notice. On Tuesday, April 17, 1934, at 11 a.m., at the office of the Board of Assessors, Room 2200, Municipal Build ing, Manhattan, there will be a public hearing before the Board of Assessors at which time and place the said objections will be heard and testimony received in reference thereto.

Dated March 17, 1934.
THOMAS W. WHITTLE, RAYMOND J.
O'SULLIVAN, WILLIAM BOWNE PARSONS.

DEPARTMENT OF PURCHASE.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal

New York, at his office, Room 1900, Municipal Building, Manhattan, until 10.30 a.m., on TUENDAY, APRIL 3, 1934.

FOR FURNISHING AND DELIVERING PORTLAND CEMENT TO THE DEPARTMENTS OF CORRECTION, PLANT AND STRUCTURES, PARKS, WATER SUPPLY, GAS AND ELECTRICITY, PRESIDENT OF BOROUGH OF THE BRONX, PRESIDENT OF BOROUGH OF GUEENS AND PRESIDENT OF BOROUGH OF OUEENS AND PRESIDENT OF BOROUGH OF MANHATTAN.

OF BOROUGH OF MANHATTAN.

The time for the performance of contracts is June 30, 1934; July 31, 1934, and Dec. 31, 1934. as specifically set forth in the schedules.
FOR FURNISHING AND DELIVERING
HIGHWAY MATERIALS TO THE DEPARTMENTS OF CORRECTION, PARKS, PLANT

AND STRUCTURES, SANITATION, PRESIDENT OF BOROUGH OF BROOKLYN, PRESIDENT OF BOROUGH OF THE BRONX. PRESIDENT OF BOROUGH OF MANHATTAN AND PRESIDENT OF BOROUGH OF

The time for the performance of contracts is 30 consecutive calendar days after the endorsement of the certificate of the Comptroller, June 30, 1934, July 31, 1934, Aug. 31, 1934, and Dec. 31, 1934, as specifically set forth in the schedules. No bid shall be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half per cent, of the total amount of the bid. The amount of security required is thirty per cent, of the con-tract amount awarded

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the lids 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 1900, Municipal Rinkling, Manhattan, Blank forms and further information may be

obtained at the office of the Department of Pur-chase, Room 1900, Municipal Building, Manhattan. m22,a3 RUSSELL, FORBES, Commissioner. In See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipa

Building, Manhattan, until 10.30 a. m., on MONDAY, APRIL 2, 1934.

FOR FURNISHING AND DELIVERING ACETYLENE AND OXYGEN TO THE DEPARTMENTS OF PLANT AND STRUCTURES AND SANITATION.

The time for the performance of contracts is for the period ending Dec. 31, 1934.

FOR FURNISHING AND DELIVERING WOOD SURFACER AND LATHE TO THE DEPARTMENT OF SANITATION. The time for the performance of contract is for thirty consecutive calendar days after the endorse-

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

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

Specifications referred to in the schedules may he had upon application at Room 1900. Municipal Building, Manhattan,

Blank forms and further information may be obtained at the office of the Department of Purhase, Room 1900, Municipal Building, Manhattan. m22,a2 RUSSELL FORBES, Commissioner. Let See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal Building, Manhattan, until 10,30 a. m., on

MONDAY, APRIL 2, 1934.

FOR FURNISHING AND DELIVERING MOTOR FIRE APPARATUS TO THE FIRE

DEPARTMENT. The time for the performance of contract is 70 and 100 consecutive working days as specifically set forth in the schedule.

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

tract amount awarded.

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

Specifications referred to in the schedules be had upon application at Room 1900, Municipal Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Purhase, Room 1900, Municipal Building, Manhattan. m22,a2 RUSSELL FORBES, Commissioner. ast page, last column, of the "City Kecord."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal Building, Manhattan, until 10.30 a. m., on

SATURDAY, MARCH 31, 1934.
FOR FURNISHING AND DELIVERING FUEL OIL, GASOLINE, KEROSENE AND FUEL OIL, GASOLINE, KEROSENE AND LUBRICATING OILS AND GREASES TO THE ARMORY BOARD; PRESIDENT, BOROUGH OF BROOKLYN; PRESIDENT, BOROUGH OF THE BRONX; PRESIDENT, BOROUGH OF MANHATTAN; PRESIDENT, BOROUGH OF RICHMOND; PRESIDENT, BOROUGH OF QUEENS; DEPARTMENTS OF CORRECTION, HEALTH, HOSPITALS, PARKS, PLANT AND STRUCTURES, SANITATION, WATER SUPPLY, GAS AND ELECTRICITY AND THE FIRE AND POLICE DEPARTMENTS.

TREATMENTS.

The time for the performance of contracts 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 mount not less than one and one-half per cent. of the total amount of the bid. The amount of security required is thirty per cent. of the con-

tract amount awarded. The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the hids 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 1900, Municipal Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Purchase, Room 1900, Municipal Building, Manhattan. m20,31 RUSSELL FORBES, Commissioner.

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

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal Building, Manhattan, until 10,30 a. m., on

THURSDAY, MARCH 29, 1934.
FOR FURNISHING AND DELIVERING CANNED GOODS AND GROCERIES TO DEPARTMENTS OF CORRECTION, HEALTH AND PUBLIC WELFARE.

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

FOR FURNISHING AND DELIVERING MEATS TO DEPARTMENTS OF CORREC-TION, HEALTH AND PUBLIC WELFARE. The time for the performance of contracts is
April 1 to June 30, 1934.
FOR FURNISHING AND DELIVERING
POULTRY TO DEPARTMENTS OF CORRECTION, HEALTH AND PUBLIC WELFARE.

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

be had upon application at Room 1900, Municipa Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Purchase, Room 1900, Municipal Building, Manhattan m19,29 RUSSELL FORBES, Commissioner. M'See General Instructions to Bidders on

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal

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

Building, Manhattan, until 10.30 a. m., on
THURSDAY, MARCH 29, 1934.

FOR FURNISHING AND DELIVERING
FORAGE TO THE DEPARTMENTS OF CORRECTION, HEALTH, PARKS AND THE
POLICE DEPARTMENT.

The time for the performance of contracts is

The time for the performance of contracts is from April 1 to June 30, 1934, and for the period ending June 30, 1934, as specifically set

forth in the schedules.

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

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

be had upon application at Room 1900, Municipal Blank forms and further information may be obtained at the office of the Department of Purchase, Room 1900, Municipal Building, Man-

m17,29 RUSSELL FORBES, Commissioner. La See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal Building, Manhattan, until 10.30 a. m., on TUESDAY, MARCH 27, 1934.

TUESDAY, MABCH 27, 1934,

FOR FURNISHING AND DELIVERING BUTTER, CHEESE AND EGGS TO THE DEPARTMENTS OF CORRECTION, HEALTH AND PUBLIC WELFARE.

The time for the performance of contracts 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 con-

security required is thirty per cent. of the con-FOR FURNISHING AND DELIVERING
MILK AND CREAM TO THE DEPARTMENTS OF CORRECTION, HEALTH AND
PUBLIC WELFARE.

The time for the performance of contracts is from April I to April 30, 1934.

No bid shall be considered unless it is accom-

No bid shall be considered unless it is accompanied by a deposit of \$70. The amount of security for the faithful performance of the contract, when awarded, will be \$1,400.

FOR FURNISHING AND DELIVERING SUGAR, TEA AND COFFEE TO THE DEPARTMENTS OF CORRECTION AND PUBLIC WELFARE.

The time for the performance of contra from 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 bid. The amount of security required is thirty per cent, of the contract amount awarded,

FOR FURNISHING AND DELIVERING FRUITS AND VEGETABLES TO THE DE-PARTMENTS OF CORRECTION, HEALTH AND PUBLIC WELFARE.

The time for the performance of contracts is from April 1 to April 30, 1934. No bid shall be considered unless it is accom-

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

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

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

Specifications referred to in the schedules may be had upon application at Room 1900, Municipal Building, Manhattan. Blank forms and further information may be obtained at the office of the Department of Pur-chase, Room 1900, Municipal Building, Man-

hattan. RUSSELL FORBES, Commissioner. 27 See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY

the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal Building, Manhattan, until 10.30 a. m., on MONDAY, MARCH 26, 1934. FOR FURNISHING AND DELIVERING FORD COUPES TO THE POLICE DEPART-

The time for the performance of contract is fifteen (15) consecutive calendar days after the endorsement of the certificate of the Comptroller. No bid shall be considered unless it is accom-

panied by a deposit of \$875. The amount of security for the faithful performance of the contract, when awarded, will be \$17,500.

FOR FURNISHING AND DELIVERING X-RAY AND PHOTOGRAPHIC SUPPLIES TO THE CITY MAGISTRATES' COURTS, TO THE CITY MAGISTRATES' COURTS, THE DEPARTMENT OF HEALTH AND THE POLICE DEPARTMENT.

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

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

tract amount awarded.
FOR FURNISHING AND DELIVERING TWIST LINK MACHINE CHAIN TO THE DEPARTMENT OF SANITATION.

The time for the performance of contract is

fifteen (15) consecutive calendar days after the endorsement of the certificate of the Comptroller. No bid shall be considered unless it is accompanied by a deposit of \$190. The amount of

The time for the performance of contracts is security for the faithful performance of the contract, when awarded, will be \$1,800.

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

class, as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1900, Municipal Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Purchase, Room 1900, Municipal Building, Manhattan. m15,26 RUSSELL FORBES, Commissioner. If See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal Building, Manhattan, until 10.30 a. m., on

WEDNESDAY, MARCH 28, 1934.
FOR FURNISHING AND DELIVERING
WIRE ROPE TO THE DEPARTMENT OF
PLANT AND STRUCTURES.

The time for the performance of contract is for 15 consecutive calendar days after the endorsement of the certificate of the Comptroller.

No bid shall be considered unless it is accompanied by a deposit of \$40. The amount of security for the faithful performance of the contract, when awarded, will be \$800.

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

class, as stated in the schedules.

Specifications referred to in the schedules may be had upon application at Room 1900, Municipal Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Purchase, Room 1900, Municipal Building, Manhattan. m16,28 RUSSELL FORBES, Commissioner. to See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Purchase of The City of New York, at his office, Room 1900, Municipal Building, Manhattan, until 10.30 a. m., on

MONDAY, MARCH 26, 1934.
FOR FURNISHING AND DELIVERING
BREAD TO THE DEPARTMENTS OF
HEALTH AND PUBLIC WELFARE.

HEALTH AND PUBLIC WELFARE.

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

FOR FURNISHING AND DELIVERING FLOUR TO THE DEPARTMENTS OF CORRECTION AND PUBLIC WELFARE.

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

FOR FURNISHING AND DELIVERING MUSLIN AND COTTON DUCK TO THE DEPARTMENTS OF CORRECTION, HEALTH AND PLANT AND STRUCTURES.

The time for the performance of contract is

The time for the performance of contract is 45 consecutive calendar days after the endorsement of the certificate of the Comptroller, from April 1 to June 30, 1934, and for the period end-ing June 30, 1934, as specifically set forth in the schedules.

FOR FURNISHING AND DELIVERING DRY MILK TO THE DEPARTMENT OF CORRECTION.

The time for the peformance of contract is from 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 bid. The amount of security required is thirty per cent. of the con-

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

Specifications referred to in the schedules may be had upon application at Room 1900, Municipal Building, Manhattan.

Blank forms and further information may be obtained at the office of the Department of Purchase, Room 1900, Municipal Building, Manhattan. m15,26 RUSSELL FORBES, Commissioner. Bee General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF FINANCE.

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 par and accrued interest are invited to be made at the office of the Comptroller prior to 12 o'clock at the office of the Comptroller prior to 12 o'clock noon, on Saturday, March 24, 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 23, 1934 (not less than \$5,000,000), and applicable, pursuant to the terms of such revenue notes, to the retirement thereof. Tenders are to be accepted prorate in accordance with the respective principal amounts of revenue notes so tendered, the prorating to be made as accurately as the authorized denominations of revenue notes shall permit. Holders of revenue notes accepted for retirement will be ad-

vised of such acceptance.

Revenue notes accepted for retirement must be presented for payment at the office of the Comp-troller, Room 830, Municipal Building, New York, N. Y., on Wednesday, March 28, 1934, to which date accrued interest upon such revenue notes will

Dated March 19, 1934.
W. ARTHUR CUNNINGHAM, Comptroller of The City of New York.
m19,24

Corporation Sale of a Certain Privilege by Sealed Blds.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Comptroller of The City of New York, by virtue of the powers vested in him by law, will offer for sale by sealed bids the privilege of using, occupying and subrenting certain property as hereinafter described, owned by The City of New York in the York, in the

Borough of Brooklyn. Being the right and privilege to use and occupy and subrent the area referred to as the westerly half of Plum Island easterly of the end of Emmons ave., in the Borough of Brooklyn, on

WEDNESDAY, MARCH 28, 1934. at 12 o'clock noon, at the office of the Chief, Bureau of Real Estate, Department of Finance, Room 504, Municipal Building, Borough of Manhattan, upon the following

TERMS AND CONDITIONS

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 504, Municipal Building, Manhattan, until 12 o'clock noon, on the 28th day of March, 1934, and then publicly opened for

day of March, 1934, and then publicly opened for the sale of the above-described privilege, and the award will be made to the highest bidder within 24 hours, or as soon as possible thereafter. 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. Deposits of unsuccessful bidders will be returned after successful bidders have paid required rental

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 conditions of the

Successful bidders will be required to pay one month's rent and deposit the required security within three (3) days of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informali-ties in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the amount of the bid, (2) the full name and address of the

All bids must be enclosed in properly sealed envelopes, marked "Proposals to be opened March 28, 1934," and must be delivered, or mailed in time for their delivery, prior to 12 o'clock noon of that date to the "Chief. Bureau of Real Estate. Room 504, Municipal Building, New York City."

Confirmation of Assessments.

Notices to Property Owners.

from whom any further particulars regarding the privilege to be disposed of may be obtained.

The successful bidder will be required to deposit security in an amount equal to two months

The upset rental is fixed in the amount of \$375 per month, and the award of the privilege to the successful bidder is to be conditioned upon his willingness to pay the rental upon a month to month basis, and to surrender the privilege upon thirty (30) days' notice.

No bids will be received from any person who is in arrears to The City of New York, or is a delinquent on any contract to which The City of New York is a party.

The successful bidder shall be responsible for

all acts of waste committed on the property. The successful bidder further agrees to pay for all water used on the property and comply with all laws and ordinances and rules and regulations of the various Departments and Bureaus of the governments of The City of New York, of the State of New York and of the Federal government, respectively, as they affect the property.

The successful bidder shall have, during the

term of the agreement, exclusive possession and control of the property, and agree to save harm-less The City of New York and its agents and representatives from any claim for damages by reason of injury to persons or property occurring on the area referred to in this advetisement.

The successful bidder shall not assign his/her/its interest in the privilege herein described without the written consent of the Comptroller or his

authorized representative.
DOUGLAS MATHEWSON, Deputy and Act

assessment for acquiring title to the following named boulevard in the BOROUGH OF QUEENS:

ing Comptroller.

The City of New York, Department of Finance, Comptroller's Office, March 5, 1934. m17,28

WARD 4 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

H-3261 REPORT NO 36,381 EXPLANATORY NOTE: minimizates the boundary of the area of 033035ment maticales line of street legally adopted mindicates line of street 03 in use or os shown on filed property map All distances indicated are in feet and are to be measured at right angles or normal to the Street hous to which they are refused in he position of a line adjoining a railroad, which is not otherwise lived, is intended to coincide with the meny line of the railroad right of may. The original of this diagram is on like in the office of the chief Engineer, toom 1347, Municipal Building. BOARD OF ESTIMATE AND APPORTIONMEN FICE OF THE CHIEF ENGINEER DIAGRAM SHOWING AREA OF ASSESSMENT IN THE PROCEEDING FOR ACQUIRING TITLE TO LEFFERTS ("WELLT BOULEVARD BUT has seen may BE HOLT TO 163 " (see BOROUGH OF QUEENS. New York, June 17 1927 1 00 Chief Engineer

That the above entitled assessment was entered from ten days after the date of entry to the date on the day hereinbefore given in the Record of of payment, as provided by sections 159 and 1019 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 14, 1934, which is 90 days after the date of entry of the assessment, in-terest will be collected thereon at the rate of

seven per centum per annum, to be calculated 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 streets in the BOROUGH OF BROOK-IVN.

SECTIONS 8 AND 9

N. 13TH ST.-ACQUIRING TITLE TO, from Berry st. to Wythe ave., and N. 14TH ST. from Franklin st. to the junction of Berry st. and

Confirmed Jan. 22, 1934, and entered March The area of assessment for benefit in this pro-

ceeding is as follows:

Beginning at a point on the northwesterly line of Kent ave, where it is intersected by the prolongations of a line midway between N. 13th st. and N. 14th st. and running thence northeasterly and northwardly along the northwesterly and westerly lines of Kent ave. and Franklin st. to the intersection with the prolongation of a line mid-way between N. 14th st. and N. 15th st.; thence southeastwardly along the said line midway be-tween N. 14th st. and N. 15th st., and along the prolongations of the said line, to the intersection with the northerly line of Nassau ave.; thence southwardly at right angles to Nassau ave. to a point distant 100 feet southerly from its southerly side; thence westwardly and southwestwardly and always distant 100 feet southerly and southeasterly from the southerly and southeasterly lines of Nassau ave. and Berry st, to the intersection with the prolongation of a line midway between N. 12th st. and N. 13th st.; thence northwestwardly along the said line midway between N. 12th st. and N. 13th st., and along the prolongation of the said line, to the intersection with the southeasterly line of Wythe ave.; thence northeastwardly along the southeasterly line of Wythe ave. to the intersection of a line midway between N. 13th st. and N. 14th st.; thence northwestwardly along the said line midway between N 13th st. and N. 14th st., and along the prolonga tion of the said line, to the point or place of be-

That the above entitled assessment was entered 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 13, 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 from ten days after the date of entry to the date of payment, as provided by sections 159 and 1019 of the Greater New York Charter.

of payment, 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, 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, Mar. 16, 1934.

The above assessment is payable to the City Collector, at his office, Room 1, Municipal Building, Brooklyn, between the hours of 9 a. m. and p. m., and on Saturdays until 12 noon. W. ARTHUR CUNNINGHAM, Comptroller, Dated, New York, March 15, 1934. m20,30

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:

SECTION 14.
PAVING, CURBING, ETC., SHEPHERD AVE. from Hegeman ave. to Linden blvd. Affecting Blocks 4316, 4339, 4453 and 4476.

SECTION 15.
GRADING, CURBING AND FLAGGING SCHENECTADY AVE. from Clarendon rd. to Avenue D. Affecting Blocks 4768 and 4963. SECTION 18.

GRADING, CURBING, FLAGGING, ETC 70TH ST, from Narrows ave. to 275 feet west of Narrows ave. Affecting Blocks 5868 and 5881.

The above assessments were confirmed by the Board of Assessors on March 13, 1934, and entered March 13, 1934, in the Record of Titles of Assessments kept in the Bureau of City Collec-tions, and unless the amount assessed for benefit on any person or property shall be paid on or before June 11, 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 entry as provided by sections 159 and 1019 of the Greater New York Charter.

The above assessments are 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. and 12 noon.

W. ARTHUR CUNNINGHAM, Comptroller. Dated, New York, March 13, 1934 20 30

Dated, New York, March 13, 1934. m20,30

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 BROOK-IVN.

SECTIONS 13 AND 14. EUCLID AVE. - ACQUIRING TITLE TO, from Belmont ave. to Wortman ave. Confirmed Jan. 16, 1934, and entered March

The area of assessment for benefit in this proeeding is as follows:

Bounded on the north by the southerly line of Belmont ave.; on the east by a line midway between Euclid ave. and Pine st.; on the south by the northerly line of Wortman ave., and on the west by a line midway between Euclid ave. and Holly st., as these streets are laid out between the street of th tween Sutter ave. and Stanley ave., and by the prolongations of the said line.

That the above entitled assessment was entered on the day hereinbefore given in the Record of Tiles of Assessments kept in the Bureau of City Collections, and unless the amount assessed City Collections, and unless the amount assessed for benefit on any person or property shall be paid on or before June 13, 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 from ten days after the date of entry to the date of payment, as provided by sections 159 and 1019 of the Greater New York Charter.

The above assessment is payable to the City

The above assessment is payable to the City Collector, at his office, Room 1, Municipal Building, Brooklyn, 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 15, 1934. m20,30

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 THE BRONX:

SECTION 10.

RESTORING PAVEMENT in front of premises 865 STEBBINS AVE. Affecting Block 2696, Lot 45.

SECTION 12.
RESTORING PAVEMENT in front of premises 2853 BAILEY AVE. Affecting Block 3264,

Lot 63.

RESTORING PAVEMENT in front of premises 2607 ARLINGTON AVE., northwest corner of Kappock st. Affecting Block 3407, Lot 768.

SECTION 14.

RESTORING PAVEMENT in front of premises 1146 ST. LAWRENCE AVE. Affecting Block 3753, Lot 29.

SECTION 16.

RESTORING PAVEMENT in front of premises 3367 FENTON AVE. Affecting Block 4737, Lot 10.

The above assessments were certified under sec-The above assessments were certified under section 391 of the Greater New York Charter on Mar. 6, 1934, and entered Mar. 12, 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 June 11, 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 Charter. Charter.

The above assessments are payable to the City Collector, at his office, in the Bergen Building, Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m., and 3 p. m., and on Saturdays from 9 a. m. to 12 noon. W. ARTHUR CUNNINGHAM, Comptroller.

Dated, New York, Mar. 13, 1934. m20,30

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

WARDS 1 AND 4.

CURBING, SIDEWALKS, GUTTER, ETC., on the southerly side of FINGERBOARD RD. between Steuben st. and Hylan blvd.; CITY BLVD. from Forest ave. to Linden ave.; ELM AVE. from Metropolitan ave. to City blvd.; CURBING, SIDEWALKS, ETC., in BEMENT AVE. from Forest ave. to Clove rd., and in GUYON AVE., southerly side, from Amboy rd. to the Staten Island Railway. Affecting Blocks 259 to 261, 298, 299, 304, 3233, 3234 and 4655.

WARD 2.

GRADING TODT HILL RD. from Victory

GRADING TODT HILL RD. from Victory blvd. to Schmidts la., excepting the paved area; constructing concrete curb with steel guard, lay vitrified brick gutter three feet wide on a six-inch concrete foundation (permanent pavement); con-struct concrete sidewalk four feet wide; lay sec-ond hand granite block dish gutter six feet wide (preliminary pavement), basin, etc. Affecting Blocks 694, 695, 707 and 708.

The above assessments were confirmed by the Board of Assessors on Mar. 13, 1934, and entered Mar. 13, 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 June 11, 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 pay-ment, as provided by sections 159 and 1019 of the Greater New York Charter.

The above assessments are payable to the City Collector, at his office, Borough Hall, St. George, Staten Island, N. Y., between the bours of 9 a. m. and 3 p. m., and on Safurdays until 12

W. ARTHUR CUNNINGHAM, Comptroller. Dated. New York, Mar. 13, 1934. m15,26

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 QUEENS:

WARD I.
GRADING, CURBING, FLAGGING, BASINS, PAVING, ETC., in 21ST RD. from
Shore blvd. to 21st st.; GRADING, CURBING,
FLAGGING, ETC., 19TH ST. from 21st dr. to 21st rd. Affecting Blocks 892 and 896.

WARD 2. CURBING, SIDEWALKS, ETC., in 98TH ST from 23d ave. to 24th ave. Affecting Blocks 1091 and 1092.

and 1092.
GRADING, CURBING, SIDEWALKS, PAV-ING, BASINS, ETC., in 71ST ST, from 54th ave. to Grand ave.; 64TH PL, from 67th ave. to 68th ave., and in 74TH ST, from Broadway to Woodside ave. Affecting Blocks 1305, 1313, 1485, 1494, 2503, 2505, 3622 and 3623,
GRADING, CURBING, FLAGGING, BASINS, PAVING, ETC., in 80TH ST, from 78th rd. to Myrtle ave. Affecting Blocks 2700 and 2771.

2771. WARD 3.

PAVING, BASINS, ETC., in 35TH AVE. from 204th st. to Bell blvd.: SANITARY SEWER AND APPURTENANCES in 206TH ST. from 50th ave. to 53d ave.; 35TH AVE., north side, from 204th st. to 208th st. Affecting Blocks 1798, 1802 to 1804, 1807, 1808, 1812, 1816, 1819, 1825, 1826, 1865 to 1867, 1872 to 1874, 1878 to 1880, 1884 to 1886, 3294 and 3295.

WARD 4.
GRADING, CURBING, SIDEWALKS, BASINS, PAVING, ETC., in 133D ST. from 101st
ave. to 103d ave. Affecting Blocks 580 and 581. WARD 4.

GRADING, CURBING, SIDEWALKS, BASINS, PAVING, ETC., in 133D ST. from 101st ave. to 103d ave. Affecting Blocks 580 and 581.

The above assessments were confirmed by the Board of Assessors on March 13, 1934, and en-

tered March 13, 1934, in the Record of Titles of Assessments kept in the Bureau of City Collec-tions, and unless the amount assessed for benefit on any person or property shall be paid on or before June 11, 1934, which is 90 days after the date of said entry of the assessments, interest

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 Charter.

The above assessments are payable to the City Collector, at his office, Municipal Building, Court sq., L. I. City, between the hours of 9 a. m. and 3 p. m., and on Saturdays from 9 a. m. to 12 noon.

ty 12 noon.
W. ARTHUR CUNNINGHAM, Comptroller. Dated, New York, March 13, 1934. m15,26

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice

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

SECTION 10.

SEWERS AND APPURTENANCES in RANDALL AVE. between Hunts Point ave. and Farragut st. Affecting Blocks 2764, 2766-D, 2766-E, 2769-F, 2769-G and 2770.

SECTION 11.

GRADING, CURBING, SIDEWALKS, ETC., in W. 176TH ST. from Undercliff ave. to Popham ave. Affecting Blocks 2877 and 2880.

The above assessments were confirmed by the Board of Assessors on March 13, 1934, and entered March 13, 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 June 11, 1934, which is 90 days after the Cate of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 1019 of the Greater New York Charter.

The above assessments are payable to the City Collector, in the Bergen Building, Arthur and Tremont aves., Borough of The Bronx, 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 13, 1934. m15,26

Corporation Sale of Buildings and Appurte-

nances Thereto on City Real Estate By Scaled Bids.

AT THE REQUEST OF THE PRESIDENT of the Borough of Queens, 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 street purposes, in the

purposes, in the

Borough of Queens.

Being the buildings, parts of buildings, etc., within the lines of 71st (Mazeau) st. from Juniper Valley rd. to Metropolitan 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 Feb. 28, 1934, the sale by sealed bids of each parcel of the hereinafter described buildings and appurtenances thereto will be held under the

appurtenances thereto will be held under the direction of the Comptroller on

TUESDAY, MARCH 27, 1934, at 11 a. m., in lots and parcels, and in manner and form, as follows:

Damage Parcel No. 142—Part of steps and porch of a 2½-story frame dwelling, and part of a frame garage, located at the southwest corner of 71st st. and Juniper Valley rd.

Damage Parcels Nos. 154-155—Part of two greenhouses and part of a 1-story frame and concrete garage, located on the east side of 71st st. about 150 feet south of Hollywood st.

Sealed bids (blank forms of which may be obtained upon application) will be received by the TUESDAY, MARCH 27, 1934,

tained 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 27th ough of Manhattan, until 11 a. m., on the 27th day of March, 1934, and then publicly opened for 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

advertisement. 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 pur-chase 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 conditions of the sale as set forth hereinafter. Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification 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 be deemed in the interest 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

(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 27, 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.

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 Comptroller or his authorized representative. DOUGLAS MATHEWSON, Deputy and Actng Comptroller

The City of New York, Department of Finance, Comptroller's Office, March 5, 1934. m16,27

DEPARTMENT OF HOSPITALS.

Proposals.

SEALED BIDS WILL BE RECEIVED BY

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 con-

tract amount awarded. The bidder will state the price per unit, as

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

Specifications referred to in the schedules may

Specifications referred to in the schedules in the 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

ESee 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

New York, at his office, Room 1930, Municipal Building, Manhattan, until 10.30 a. m., on THURSDAY, APRIL 5, 1934.

FOR FURNISHING AND DELIVERING BLANKETS, DRY GOODS, CURTAINS, RECLINERS, SPINACH WASHING MACHINE, LUMBER JACKETS, KITCHEN EQUIPMENT, ETC.

The time for the performance of contracts is 30 consecutive calendar days after the endorse-ment of the certificate of the Comptroller. No bid shall be considered unless it is accom-

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

Blunk 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-

A 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 26, 1934.

FOR FURNISHING AND DELIVERING BREAD AND ROLLS.

The time for the performance of contract is from April 1, 1934, 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 bid. The amount of

security required is thirty per cent. of the contract amount awarded. The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions

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

be had upon application at Room 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-Fise General Instructions to Bidders

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

SUPREME COURT-FIRST DEPARTMENT.

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 the same purpose in fee to the real property required for the opening and extending of WEST 232D STREET from Riverdale avenue to Cambridge avenue, and WEST 238TH STREET from Riverdale avenue to Johnson avenue, in the Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN TO ALL 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 should be made by The City of New York following diagram:

MONDAY, APRIL 2, 1934. FOR FURNISHING AND DELIVERING MEATS AND POULTRY.

The time for the performance of contract i during the month of April, 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 con-

The hidder will state the price per unit, a 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,

tract amount awarded.

as stated in the schedules.

Specifications referred to in the schedules ma be had upon application at Room 1026, Municipa Building, Manhattan.

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

#See General Instructions to Bidders or 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, APRIL 2, 1934.

FOR FURNISHING AND DELIVERING HOSPITAL, SURGICAL, LABORATORY EQUIPMENT AND SUPPLIES.
The time for the performance of contract is during April, May and June, 1934.
FOR FURNISHING AND DELIVERING WHISKEY AND WINE.
The time for the performance of contract is during April, May and June, 1934.
No bid shall be considered unless it is accompanied by a denosit. Such denosit shall be in an

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

security required is thirty per cent, of the con-

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

made, made to the lowest bidder on each item or class, as stated in the schedules. Specifications referred to in the schedules may be had upon application at Room 1026, Municipa Building, Manhattan.

Blank forms and further information may be

otained at the office of the Department of Hospitals, 10th floor, Municipal Building, Manhattan. SIGISMUND S. GOLDWATER, M. D., Com-

ESee General Instructions to Bidders of 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 26, 1934.

FOR FURNISHING AND DELIVERING CANNED GOODS AND GROCERIES.

The time for the performance of contract i rom 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 bid. The amount of security required is thirty per cent. of the con tract amount awarded.

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

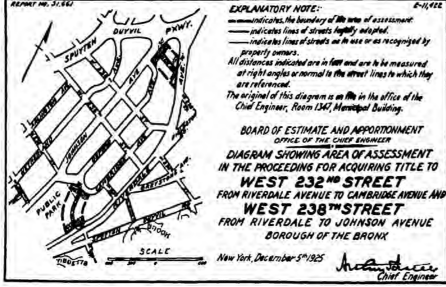
tensions must be made and footed up, as the bids will be read from the total, and awards, if made, made to the lowest bidder on each item or class,

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.
SIGISMUND S. GOLDWATER, M. D., Commissioner.

nissioner. 23 See General Instructions to Bidders of last page, last column, of the "City Record."

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 assessment for benefit herein, and the supplemental and amended tentative decree of the said court as to awards for damages and as to assessments benefit was signed on the 9th day of March, 1934, by Hon. Ernest E. L. Hammer, 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 24th day of March, 1934, for the inspection of whomsoever it may concern,

Second-That the said court has assessed al the real property within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportion ment on the 4th day of March, 1926, and that the said area of assessment includes the parcel of real property situate and being in the Borough of The Bronx, in the City of New York, which taken together, are bounded as shown on the



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

Third—That The City of New York, and all the objector and his post office address, with the other parties interested in such proceeding or in any of the real property affected thereby, having The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the same The City of New York shall within the Same The C

Fourth—That on the 25th day of April, 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. Ernest E. L. Hammer, the Justice of the Supreme Court who signed said supplemental and amended tentative decree, at chambers of the Supreme Court in the County Vork City m24 a10 chambers of the Supreme Court, in the County York City.

the same has not been heretofore acquired for the same has not been heretotore acquired for the same purpose in fee to the real property required for the opening and extending of MICKLE AVENUE from Burke avenue to Gun Hill road, subject to the rights, if any, of the New York, Westchester and Boston Railway Company; TIEMANN AVENUE from Burke avenue to Gun Hill road; WICKHAM AVE-NUE from Burkel avenue to Gun Hill come. NUE from Burke avenue to Gun Hill road, and BRUNER AVENUE from Burke avenue to Gun Hill road, in the Borough of The Bronx,

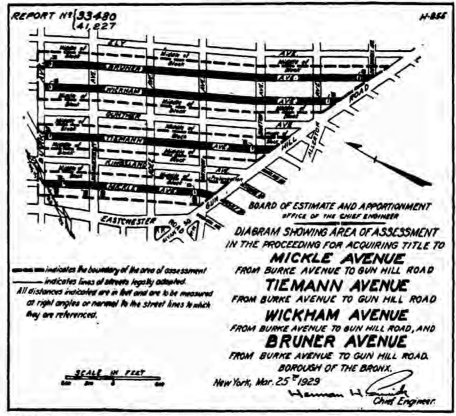
OTICE IS HEREBY GIVEN TO ALL parties interested in the above entitled proeding, as follows:

First-That the above named court, after con sidering the testimony and proofs submitted on the trial of the above entitled proceeding, has completed its estimate of the compensation which of The Bronx, in the City of New York, which, should be made by The City of New York taken together, are bounded as shown on the to the respective owners of the real property to following diagram:

In the Matter of the Application of The City of be acquired in this proceeding, and has made an New York relative to acquiring title wherever assessment of the value of the benefit and advantage of the improvement to the respective owners of the real property within the area of assessment for benefit herein, and the tentative decree of the said court as to awards for damages and as to assessments for benefit was signed on the 13th day of March, 1934, by Hon. Edward J. Glennon, 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 24th day of March, 1934, for the inspection

of whomsoever it may concern.

Second—That the said court has assessed all the real property within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportion-ment on the 2d day of May, 1929, and that the said area of assessment includes the parcels of real property situate and being in the Borough



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 action, setting forth the real property owned by the objector and his post office address, with the Clerk of the County of Bronx, on or before the 13th 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 of New York, at his office, Municipal Building, Room 1559, in the Borough of Manhattan, City of New York, a copy of such verified objections.

of the Supreme Court who signed said tentative decree, at chambers of the Appellate Division, Madison avenue and 25th street, in the Borough of Manhattan, to fix a time when said Justice will hear the parties who will have filed objections to the said tentative decree. Dated, New York, March 24, 1934. PAUL WINDELS, Corporation Counsel, Office

and Post Office Address, Municipal Building, New York City.

In the Matter of the Application of The City of New York relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee to the real property required for the opening and extending of 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

parties interested in the above entitled proceedg, 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 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 assessment for benefit herein, and the tentative decree of the said court as to awards for damages and as to assessment for benefit was signed on the 27th day of February, 1934, by Hon. Ed-ward J. 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, 1934, for the inspection of whomsoever it may Second-That the said court has assessed all

the real property within the area of assessment fixed and prescribed as the area of assessment for enefit by the Board of Estimate 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 easterly line of Paulding avenue, the said distance being measured at right angles to Paulding avenue. nue; 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 acby law for the verification of pleadings in an action, setting forth the real property owned by the 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 of 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. Fourth—That on the 4th day of April. 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. Edward J. McGoldrick, the

Justice of the Supreme Court who signed said tentative decree, at a Trial Term, Part IX, of

Fourth-That on the 2d day of May, 1934, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard, the Cor-poration Counsel of The City of New York will apply to the Hon. Edward J. Glennon, the Justice

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 M12,28

Application to Court to Condemn Property.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee to the real property required for the opening and extending of WEST 260TH STREET at the southeast corner of Tyndall avenue, in the Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT AN

application will be made to the Supreme Court of the State of New York, First Judicial District, at a Special Term of said Court, held in and for the County of Bronx, at the Bronx, in the City of New York, on the 28th day of March, 1934, at the opening of the Court on that day or as soon therester as coursel can be added. day or as soon thereafter as counsel can be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be acquired for the opening and extending of West 260th street at the southeast corner of Tyndall avenue, in the Borough of The Bronx, City of New York, ascertained and determined by the Supreme Court without a jury, and to have the cost of such improvement assessed by the said Court, as here-inafter set forth in accordance with the scaleform inafter set forth, in accordance with the resolution of the Board of Estimate and Apportionment adopted on June 12, 1931.

The nature and extent of the improvement The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York for the use of the public to the real property required for the opening and extending of West 260th atreet at the southeast corner of Tyndall avenue, in the Borough of The Bronx, City of New York. The real property, title to which is to be acquired, is more particularly bounded and described as follows, to wit: follows, to wit:

Beginning at a point on the east side of Tyn-dall avenue distant 383.11 feet northerly from the intersection of said street and the northern line of West 259th street; thence northerly along the east side of Tyndall avenue 95,23 feet; thence southeasterly deflecting 103 degrees 50 minutes 30 seconds to the right 12.20 feet; thence south-erly deflecting 57 degrees 16 minutes 15 seconds to the right 31.42 feet; thence southwesterly curving to the left along the arc of a circle of 100.0 feet radius, 67.63 feet to the point of be-

ginning.

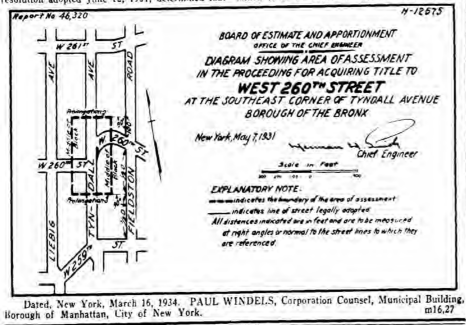
West 260th street was laid out on amendment to section 25 of the final maps of the Borough of The Bronx, as follows:

of The Bronx, as follows:

"Map or plan showing the change of lines of West 260th street between Tyndall avenue and Spencer avenue, and change of grades in the area bounded by Tyndall avenue, West 261st street, Broadway and West 259th street, in the 24th Ward, Borough of The Bronx, City of New York, prepared by the President of the Borough of The Bronx under authority of chapter 466 of the Laws of 1901," filed in the Office of the President of the Borough of The Bronx on November 23, 1909; in the office of the Register of New York County on November 22, 1909, and in the office of the Corporation Counsel of The City of New York on or about the same date. New York on or about the same date.

The land to be taken for West 260th street is located in Blocks 3423-H and 3423-L of section 13 of the land map of the County of Bronx. The Board of Estimate and Apportionment by resolution adopted June 12, 1931, determined that

the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby, and that the area of assessment for benefit of this proceeding be fixed and deter-mined to be as shown on the following diagram:



SUPREME COURT—SECOND DEPARTMENT.

Filing Bills of Costs.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee to the real property required for the opening and extending of BAISLEY'S POND PARK where not already owned by The City of New where not already owned by The City of New York; and for the opening and extending of BARRON STREET (EVERGREEN PLACE) from Foch houlevard (Boyland avenue) to 116th (Jacobs) avenue; 116TH (JACOBS) AVENUE from Barron street (Evergreen place) to 157th street (Norris avenue); 118TH AVENUE (3D STREET) from Long street to Lake View Boulevard East; LAKE VIEW BOULEVARD EAST from 118th avenue (3d street) to 122d avenue (10th) VIEW BOULEVARD EAST from 118th avenue (3d street) to 122d avenue (10th street); 122D AVENUE (10TH STREET) from Lake View boulevard East to Lake View lane; LAKE VIEW LANE from 122d avenue (10th street) to Baisley boulevard (Locust avenue); 125TH AVENUE (CORNELI, STREET) from Sutphin boulevard (Rockaway turnpike) to 155th street (Lake View boulevard); 120TH AVENUE (8TH STREET) from the easterly boundary of the STREET) from the easterly boundary of the City lands transferred for Baisley's Pond Park to Lake View Bonlevard East; and 155TH STREET (LAKE VIEW BOULEVARD-ELDER AVENUE) from 125th avenue (Cornell street) to 120th avenue (Cooper street), and for the widening on its easterly side from the second angle point north of 119th avenue to Foch boulevard (Boyland avenue), in the Borough of Queens, City of New York, as amended by an order of the Supreme Court of the State of New York, Second Judicial District, dated May 8, 1931, and entered in the office of the Clerk of the County of Queens, May 9, 1931, so as to provide for acquisition of title to the real property required for BAISLEY'S POND PARK where not already owned by The City of New York, and for the opening and extending of BARRON STREET (EVERGREEN PLACE) from Foch boulevard (Boyland avenue) to 116th (Jacobs) avenue; 116TH (JACOBS) AVENUE from Barron street (Evergreen place) to 157th street (Norris avenue); 118TH AVENUE (3D STREET) from Long 118TH AVENUE (3D STREET) from Lon street to Lake View Boulevard East; LAKE VIEW BOULEVARD EAST from 118th avenue (3d street) to 122d avenue (10th street); 122D AVENUE (10TH STREET) from Lake View Boulevard East to Lake View lane; LAKE VIEW LANE from 122d avenue (10th street) to Baisley boulevard (Locust avenue); 125TH
AVENUE (CORNELL STREET) from Sutphin boulevard (Rockaway turnpike) to 155th
street (Lake View boulevard); 155TH STREET
(LAKE VIEW BOULEVARD-ELDER AVE-NUF.) from 125th avenue (Cornell street) to 120th avenue (Cooper street); the widening on its easterly side from the second angle point north of 119th avenue to Foch boulevard (Boyland avenue); 120TH AVENUE (8TH STREET) from the easterly boundary of the City lands transferred for Baisley Pond Park to Lake View Boulevard East, and the triangular area in 120TH AVENUE (COOPER STREET) from 155th street (Lake View Boulevard East). STREET) from 155th street (Lake View houle vard) to a point about 16 feet westerly therefrom, together with the adjoining courtyard area, in the Borough of Oueens, City of New York, as the said public park and streets are now laid out upon the map or plan of the City of New York, in accordance with the resolution of the Board of Estimate and Apportionment adopted

on February 20, 1931. NOTICE IS HEREBY GIVEN THAT THE bills 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, Second Judicial District, at a Special Term thereof for the hearing of motions, to be held at the Chamber of Commerce Building, 89-31 161st street, Jamaica, in the Borough of Queens, in the City of New York, on the 5th day of April, 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 Corpora Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten

days as required by law.

Dated, New York, March 23, 1934.

PAUL WINDELS, Corporation Counsel, Municipal Building, Borough of Manhattan, New York, China Counsel, New York, 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 for the same purpose in fee to the real property required for the opening and extending of CALAMUS AVENUE, from Maurice avenue to Grand street; DIVISION AVE. NUE from Grand street to Caldwell avenue; LEWIS AVENUE from Division avenue; LEWIS AVENUE from Division avenue to Bloomfield street; BLOOMFIELD STREET from Caldwell avenue to Bowne place; BOWNE PLACE from Bloomfield street to Sibley street; SIBLEY STREET from Bowne place to Woodhaven avenue, and PHELPS AVENUE between the adiabatic sections. AVENUE between the adjoining sections of Sibley street, in the Second Ward, Borough of Queens, City of New York, as amended by an order of the Supreme Court of the State of New York, Second Judicial District, dated

November 13, 1931, and entered in the office of the Clerk of the County of Queens November 14, 1931, so as to provide for the acquisition of title to the real property required for the opening and extending of CALAMUS AVENUE from Maurice avenue to Grand street; DIVISION AVENUE from Grand street to Caldwell avenue; LEWIS AVENUE from Division avenue to Bloomfield street; BLOOMFIELD STREET from Caldwell avenue to Bowne place; BOWNE PLACE from Bloomfield street to Sibley street; SIBLEY STREET from Bowne place to Woodhaven avenue, and PHELPS AVENUE between the adjoining sections of Sibley street, in the Borough of tions of Sibley street, in the Borough of Queens, City of New York, as the said streets are now laid out upon the map or plan of the City of New York, in accordance with the resolution of the Board of Estimate and Appor-tionment, adopted on April 17, 1931. NOTICE IS HEREBY GIVEN THAT THE

bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Judicial District, at a Special Term thereof for the hearing of motions, to be held at the Chamber of Commerce Building. 89.31 161st street, Jamaica, in the Borough of Queens, in the City of New York, on the 5th day of April, 1934, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Queens,

of the Clerk of the County of Section there to remain for and during the space of ten days, as required by law.

Dated, New York, March 23, 1934.

MYLES A. WALSH, JOHN J. BLISS, FRED-ERICK ZWISSLER, Commissioners of Estimate; BLISS, Commissioner of Assessment ROBERT H. HASKELL, Clerk.

Filing Teniative 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 the same purpose in fee to the real property required for the opening and extending of CLOVE AVENUE (ROAD) from Fingerboard road to Hylan (Southside) boulevard, in the Borough of Richmond, City of New York.

NOTICE IS HEREBY GIVEN TO ALL parties interested in the above entitled proceeding as follows:

ing, as follows:
First—That the above named court, after considering the testimony and proofs submitted on the trial of the above entitled proceeding, signed on January 19, 1934, a supplemental and amended final decree containing awards for Parcels Damage Nos 1 and 1-a, revised and reduced to comp the decision of the Appellate Division, Sec ond Department, reported in 235 A. D. 806, and said supplemental and amended final decree was county on January 24, 1934, and the reductions in the amounts of said awards, having rendered necessary certain reductions in the amounts of the assessments for benefit contained in the final decree assessments. decree entered in the office of the Clerk of the County of Richmond on February 18, 1930, the above named court has made a revised estimated assessment of the benefit and advantage of the improvement to the respective lots and parcels within the area of assessment for benefit herein, effected by the reduction in the awards, and the supplemental and amended tentative decree of the court containing the revised estimated assessments for benefit was signed on the 13th day of March 1934, by the Hon. Charles J. Dodd, Justice of the Court who also signed the supplemental and amended final decree as to awards entered as aforesaid on January 24, 1934, and was filed with the Clerk of the County of Richmond on the 19th day of March, 1934, for the inspection of

whomsoever it may concern.

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 the objector and his post office address with the Clerk of the County of Richmond, on or before the 9th 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 New York, at his office in the Borough o Manhattan. City of New York, a copy of such verified objections.

Third-That on the 11th day of April, 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. Charles J. Dodd, the Justice of the Supreme Court who signed said supplemental and amended tentative decree, at a Trial Term, Part IV, of the Supreme Court, to he held in the County Court House in the Borough of Brooklyn, to fix a time when said Justice will hear the parties who will have filed objections to the said supplemental and amended tentative decree as to assessments for benefit, Dated. New York, March 19, 1934.

PAUL WINDELS, Cornoration Counsel, Office and Post Office Address, Municipal Building. New

York City.

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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 nurpose in fee to the real property required for the opening and extending of HYLAN (SOUTHSIDE) BOULEVARD from Parkinson avenue to Rosebank (Tompkins) ave-

ceeding, as follows: First—That the above pamed court, after considering the testimony and proofs submitted on the trial of the above entitled proceeding, signed on January 19, 1934, a supplemental and amended final decree containing awards for Parcels Damage Nos. 8-a, 8-b, 27 and 27 a, revised, and reduced to comply with the decision of the Appellate Divi sion, Second Department, reported in 235 A. D. 807, and said supplemental and amended final decree was entered in the office of the Clerk of Richmond County on January 24, 1934, and the reductions in the amounts of said awards, baving rendered necessary certain reductions in the amounts of the assessments for benefit contained in the final cecree entered in the office of the Clerk of the County of Richmond on January 29, 1930, the above named court has made a revised estimated assessment of the benefit and advantage of the improvement to the respective lots and parcels within the area of assessment for benefit herein, effected by the reductions in the awards, and the supplemental and amended tentative decree of the court containing the revised estimated assessments for benefit was signed on the 13th day of March, 1934, by the Hon. Charles J. Dodd. Justice of the Supreme Court who also signed the supplemental and amended final decree as to awards entered as aforesaid on January 24, 1934, and was filed with the Clerk of the County of Richmond on the 19th day of March, 1934, for

the inspection of whomsoever it may concern.

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 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 objectior and his post office address with the Clerk of the County of Richmond, on or before the 9th 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 of New York, at his office in the Borough of Manhattan, City of New York, a copy of such

verified objections.

Third—That on the 11th day of April, 1934, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard, the Corpora-tion Counsel of The City of New York will apply to the Hon. Charles J. Dodd, the Justice of the Supreme Court who signed said supplemental and amended tentative decree, at a Trial Term, Part IV, of the Supreme Court, to be held in the County Court House in the Borough of Brooklyn, to fix a time when said Justice will hear the parties who will have filed objections to the said supplemental and amended tentative decree as to

Dated, New York, March 19, 1934.

PAUL WINDELS, Corporation Counsel, Office and Post Office Address, Municipal Building, New

NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

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

THE BUILDINGS AND APPURTENANCES 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 half 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 purchase 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 security may at any time after the expiration of the contract period be applied by the City to the cost of completing any of the work required under the contract, but unfinished at the expira-

tion of the contract period.

The purchaser shall not lesse, occupy, cause, or permit the building or buildings, etc., purchased by him to be used or occupied for any purpose other than that of their speedy removal nor shall he collect any rental or other revenue for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeiture of the pur-chase money and the security deposited for the faithful performance of the conditions of the sale. The placing therein or permitting the occupancy of any such building by any tenant free, for rent or otherwise, excepting the necessary 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 pur chaser, after being properly vacated of all tenants The sale and delivery to purchaser will be made as nearly together as the circumstances of vacat-

ing 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 founda-tions, and the sidewalks and curbs in front of said buildings, extending within the described area, shall be torn down and removed from the area, shall be torn down and removed from the premises. None of the dirt, debris or waste resulting 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 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.

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 a service main and in the main water pipe in inserted w 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 main sewer

nue; STEUBEN STREET from Hylan (South-side) boulevard to Brady place, and BRADY PLACE from Steuben street to Hylan (South-side) boulevard, in the Borough of Richmend, City of New York.

NOTICE IS HEREBY GIVEN TO ALL account thereof at the time of the sale, and the bilder's assent to the above conditions being 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 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 hidder will provide and furnish all materials or labor and machinery necessary thereto and will place proper and sufficient guards and fences and warning signals by day and night for the prevention of accidents, and will indeamify 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 of said buildings.

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

chasers.

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 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 had been made." 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 re-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 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.

The person or persons making a bid for any service, work, materials or supplies for The City of New York, or for any of its departments, bureaus or offices, shall furnish the same in a sealed envelope, indorsed with the title of the supplies, materials, work or services for which the bid is made, with his or their name or names and the date of presentation to the President or Board or to the head of the Department at his or its office, on or before the date and hour named in the advertisement for the same, at which time and place the bids will be publicly opened by the President or Board or head of said department and read, and the award of the condepartment and read, and the award of the con-tract made according to law as soon thereafter as practicable.

Each bid shall contain the name and place of residence of the person making the same, and the names of all persons interested with him therein, and, if no other person be so interested, it shall distinctly state that fact; also that it is 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 profitereof. The bid must be verified by the oath, in writing, of the party or parties making the bid that the several matters atted therein are in all 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 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 companies of the City of New York, or a check of such bank or trust company signed by a duly authorized officer thereof, drawn to the order of the Comptroller, or money or corporate stock or certificate of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security in the advertisement to the amount of of less than three nor more than five per centur of the amount of the bond required, as provided in section 420 of the Greater New York Charter. All bids for supplies must be submitted in duplicate.

The certified check or money should not be inclosed in the envelope containing the bid, but should be either inclosed in a separate envelope addressed to the 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 so to do.

Bidders will write out the smount 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 he obtained upon application therefor at the office of the department for which the work is to be done or the supplies are to be furnished. Plans and drawings of construction work may be seen there.